

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

In re:

SYNTHEGO CORPORATION,<sup>1</sup>

Debtor.

Chapter 11

Case No. 25-10823 (MFW)

**Ref. Docket Nos. 167, 171, and 172**

**CERTIFICATE OF SERVICE OF SOLICITATION DOCUMENTS**

I, Emily Young, hereby certify:

1. I am a Director at Epiq Corporate Restructuring, LLC (“**Epiq**”), located at 777 Third Avenue, 12<sup>th</sup> Floor, New York, New York 10017. I am over the age of eighteen years and am not a party to the above-captioned action. Unless otherwise stated, I have personal knowledge of the facts set forth herein.

2. Epiq conducted service of the following documents:

- a. PDF copies of the documents listed below were served on a flash drive (the “Disclosure Statement Flash Drive”) with a Flash Drive Contents Memo listing the documents included:
  - i. First Amended Combined Disclosure Statement and Plan of Liquidation of Synthego Corporation Under Chapter 11 of the Bankruptcy Code [Docket No. 171], with the below listed exhibit:
    - Exhibit A: Liquidation Analysis
  - ii. Order (I) Granting Conditional Approval of the Adequacy of Disclosures in the Combined Disclosure Statement and Plan; (II) Scheduling a Combined Confirmation Hearing and Setting Deadlines Related Thereto; (III) Approving Solicitation Packages and Procedures; (IV) Approving the Forms of Ballots; and (V) Granting Related Relief (without exhibits) [Docket No. 167];

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<sup>1</sup>The Debtor’s mailing address is 3696 Haven Avenue, Suite A, Redwood City, California, 94063, and the last four digits of the Debtor’s federal tax identification number is 9518.

- b. Notice of (I) Conditional Approval of Disclosures; (II) Hearing to Consider Confirmation of the Plan; (III) Deadline for Filing Objections to Approval and Confirmation of the First Amended Combined Disclosure Statement and Plan; and (IV) Deadline for Voting on the Plan (the “Combined Hearing Notice”) [Docket No. 172];
- c. Ballot to Accept or Reject First Amended Combined Disclosure Statement and Plan of Liquidation of Synthego Corporation Under Chapter 11 of the Bankruptcy Code - Class 2 - Prepetition Lenders Secured Claims and Prepetition Lenders Stub Claims (the “Class 2 Ballot”), a copy of which is attached hereto as **Exhibit 1**;
- d. Ballot to Accept or Reject First Amended Combined Disclosure Statement and Plan of Liquidation of Synthego Corporation Under Chapter 11 of the Bankruptcy Code - Class 4 - Unsecured Claims (the “Class 4 Ballot”), a copy of which is attached hereto as **Exhibit 2**;
- e. Ballot to Accept or Reject First Amended Combined Disclosure Statement and Plan of Liquidation of Synthego Corporation Under Chapter 11 of the Bankruptcy Code - Class 5 - 2024 Non-Convertible Notes Claims (the “Class 5 Ballot”), a copy of which is attached hereto as **Exhibit 3**;
- f. Ballot to Accept or Reject First Amended Combined Disclosure Statement and Plan of Liquidation of Synthego Corporation Under Chapter 11 of the Bankruptcy Code - Class 6 - 2023 Convertible Notes Claims (the “Class 6 Ballot”), a copy of which is attached hereto as **Exhibit 4**;
- g. Notice of (I) Non-Voting Status Due to Non-Impairment, (II) Conditional Approval of Disclosures, (III) Hearing to Consider Confirmation of the Plan, and (IV) Deadline for Filing Objections to Confirmation of the Plan (the “Unimpaired Non-Voting Notice”), a copy of which is attached hereto as **Exhibit 5**;
- h. Notice of (I) Non-Voting Status Due to No Recovery, (II) Conditional Approval of Disclosures, (III) Hearing to Consider Confirmation of the Plan, and (IV) Deadline for Filing Objections to Confirmation of the Plan (the “Impaired Non-Voting Notice”), a copy of which is attached hereto as **Exhibit 6**;
- i. a pre-addressed, postage paid return envelope, a copy of which is not attached hereto (the “Return Envelope”)

3. On July 3, 2025, true and correct copies of the above documents were served

as follows:

- a. the Disclosure Statement Flash Drive, Combined Hearing Notice, Class 2 Ballot, and the Return Envelope were served by first class mail on the party listed on **Exhibit 7**;
- b. the Disclosure Statement Flash Drive, Combined Hearing Notice, Class 4 Ballot, and the Return Envelope were served by first class mail on the parties listed on **Exhibit 8**;
- c. the Disclosure Statement Flash Drive, Combined Hearing Notice, Class 5 Ballot, and the Return Envelope were served by first class mail on the parties listed on **Exhibit 9**;
- d. the Disclosure Statement Flash Drive, Combined Hearing Notice, Class 6 Ballot, and the Return Envelope were served by first class mail on the parties listed on **Exhibit 10**;
- e. the Combined Hearing Notice and Unimpaired Non-Voting Notice were served by first class mail on the party listed on **Exhibit 11**;
- f. the Combined Hearing Notice and Impaired Non-Voting Notice were served by first class mail on the parties listed on **Exhibit 12** and **Exhibit 13**; and
- g. the Disclosure Statement Flash Drive and Combined Hearing Notice were served on the 2002/Master Service List parties listed on **Exhibit 14**.

4. On July 11, 2025, true and correct copies of the above documents were served as follows:

- a. the Disclosure Statement Flash Drive, Combined Hearing Notice, Class 4 Ballot, and the Return Envelope were served by first class mail on the parties listed on **Exhibit 15**;
- b. the Combined Hearing Notice and Impaired Non-Voting Notice were served by first class mail on the parties listed on **Exhibit 16**; and
- c. the Combined Hearing Notice was served by first class mail on the parties listed on **Exhibit 17**.

/s/ Emily Young

Emily Young

Director

Epiq Corporate Restructuring, LLC

## **Exhibit 1**

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

In re:

SYNTHEGO CORPORATION,<sup>1</sup>  
Debtor.

Chapter 11

Case No. 25-10823 (MFW)

**BALLOT TO ACCEPT OR REJECT FIRST AMENDED COMBINED  
DISCLOSURE STATEMENT AND PLAN OF LIQUIDATION OF SYNTHEGO  
CORPORATION UNDER CHAPTER 11 OF THE BANKRUPTCY CODE**

**CLASS 2 – PREPETITION LENDERS SECURED CLAIMS  
AND PREPETITION LENDERS STUB CLAIMS**

**THIS BALLOT IS TO BE USED BY OR ON BEHALF OF THE HOLDERS OF THE  
CLASS 2 – PREPETITION LENDERS SECURED CLAIMS AND PREPETITION  
LENDERS STUB CLAIMS. PLEASE READ AND FOLLOW THE ENCLOSED  
INSTRUCTIONS CAREFULLY BEFORE COMPLETING THIS BALLOT.**

**IF THE VOTING AGENT HAS NOT RECEIVED THIS BALLOT BY 4:00 P.M.,  
PREVAILING EASTERN TIME, ON JULY 29, 2025 (THE “VOTING DEADLINE”),  
UNLESS EXTENDED BY THE DEBTOR IN ITS DISCRETION SUBJECT TO  
DISCLOSURE THEREOF IN THE VOTING REPORT, IT WILL NOT BE COUNTED.  
FACSIMILE AND EMAIL BALLOTS WILL NOT BE ACCEPTED.**

This ballot (the “Ballot”) is submitted to you to solicit your vote to accept or reject the *First Amended Combined Disclosure Statement and Plan of Liquidation of Synthego Corporation Under Chapter 11 of the Bankruptcy Code* [Docket No. 171] (including all exhibits thereto and as amended, supplemented or otherwise modified from time to time, the “Combined Disclosure Statement and Plan”) proposed by the above-captioned debtor (the “Debtor”). The disclosures (the “Disclosures”) contained in the Combined Disclosure Statement and Plan were approved on an interim conditional basis by order of the United States Bankruptcy Court for the District of Delaware. The Disclosures provide information to assist you in deciding how to vote your Ballot. You should review the Combined Disclosure Statement and Plan before you vote. You may wish to seek legal advice concerning the Combined Disclosure Statement and Plan and the classification and treatment of your claim(s) under the Combined Disclosure Statement and Plan. Capitalized terms not defined herein shall have the respective meanings ascribed to such terms in the Combined Disclosure Statement and Plan.

The Combined Disclosure Statement and Plan provides information to assist you in deciding how to vote your Ballot. A copy of the Combined Disclosure Statement and Plan has

<sup>1</sup> The Debtor’s mailing address is 3696 Haven Avenue, Suite A, Redwood City, California, 94063, and the last four digits of the Debtor’s federal tax identification number is 9518.

been provided to you with this Ballot. You can obtain additional copies, free of charge, upon request to the Voting Agent, Epiq Corporate Restructuring, LLC (“Epiq” or the “Voting Agent”) via email at [Synthego@epiqglobal.com](mailto:Synthego@epiqglobal.com) (with “Synthego Solicitation Inquiry” in the subject line). The Combined Disclosure Statement and Plan, as well as all documents filed on the Court’s docket in this case, can be viewed and downloaded, free of charge, on the Debtor’s Chapter 11 case website maintained by the Voting Agent at <https://dm.epiq11.com/case/synthego/info> and are on file with the Clerk of the Bankruptcy Court for the District of Delaware, and may be reviewed during the regular hours of the Bankruptcy Court or online, for a fee, through the Bankruptcy Court’s internet website at <http://www.deb.uscourts.gov> (the required PACER password may be obtained at <https://pacer.uscourts.gov/>).

The Plan can be confirmed by the Bankruptcy Court, and therefore made binding on you, if it is accepted by the holders of at least one-half in number and two-thirds in amount of the claims in each of the classes who vote on the Plan and/or if the Plan otherwise satisfies applicable legal requirements.

This Ballot shall not constitute or be deemed a proof of claim or equity interest, an assertion of a claim or equity interest, or the allowance of a claim or equity interest.

If your Ballot is damaged or lost, or if you have any questions concerning voting procedures, please contact the Debtor’s voting agent, Epiq, by (i) email at [Synthego@epiqglobal.com](mailto:Synthego@epiqglobal.com) (with “Synthego Solicitation Inquiry” in the subject line) or (ii) telephone at (877) 311-5890 (U.S./Canada, toll-free) or +1 (503) 966-4925 (international).

**PLEASE READ THE ATTACHED VOTING INFORMATION AND INSTRUCTIONS BEFORE COMPLETING THIS BALLOT. PLEASE FOLLOW THE DIRECTIONS CONTAINED ON THE ENCLOSED BALLOT CAREFULLY**

PLEASE COMPLETE ITEM 1. IF NEITHER THE “ACCEPT” NOR “REJECT” LINE IS CHECKED OR BOTH THE “ACCEPT” AND “REJECT” LINE IS CHECKED IN ITEM 1, THIS BALLOT WILL NOT BE COUNTED AS HAVING BEEN CAST. IF THIS BALLOT IS NOT SIGNED ON THE APPROPRIATE LINES BELOW, THIS BALLOT WILL NOT BE VALID OR COUNTED AS HAVING BEEN CAST.

**[remainder of page intentionally blank]**

**Item 1. Class Vote.** The undersigned, the holder of a **CLASS 2 – PREPETITION LENDERS SECURED CLAIM AND PREPETITION LENDERS STUB CLAIM**, hereby votes, in the amount set forth below, as follows (check one):

☐ Accept the Plan      ☐ Reject the Plan

Amount of Claim<sup>2</sup> \$ \_\_\_\_\_

**Item 2. Acknowledgements.** By signing this Ballot, the undersigned acknowledges receipt of the Combined Disclosure Statement and Plan and the other applicable solicitation materials and certifies that the undersigned is the claimant or has the power and authority to vote to accept or reject the Plan on behalf of the claimant and make the other elections set forth in this Ballot. The undersigned understands that, if this Ballot is validly executed but does not indicate either acceptance or rejection of the Plan, or indicates both an acceptance and rejection of the Plan, this Ballot will not be counted.

\_\_\_\_\_  
Name of Creditor

\_\_\_\_\_  
Email Address

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Date Completed

\_\_\_\_\_  
If by Authorized Agent, Name and Title

\_\_\_\_\_  
Street Address

\_\_\_\_\_  
City, State, Zip Code

\_\_\_\_\_  
Telephone Number

\_\_\_\_\_  
<sup>2</sup> For voting purposes only, subject to tabulation rules.

**VOTING INFORMATION AND INSTRUCTIONS FOR  
COMPLETING THE BALLOT**

1. On Item 1 of the Ballot, please indicate acceptance or rejection of the Plan.
2. **PLEASE COMPLETE, SIGN, AND DATE THIS BALLOT AND RETURN IT PROMPTLY BY ONLY ONE OF THE FOLLOWING METHODS:**

**IN THE ENCLOSED REPLY ENVELOPE PROVIDED, OR VIA FIRST CLASS MAIL, OVERNIGHT COURIER, OR HAND DELIVERY, OR BY ELECTRONIC ONLINE SUBMISSION.**

**If by First Class Mail, Overnight Courier, or Hand Delivery:**

**By First Class Mail:  
SYNTHEGO CORPORATION  
c/o Epiq Ballot Processing  
P.O. Box 4422  
Beaverton, OR 97076-4422**

**By Overnight Courier or Hand Delivery:  
SYNTHEGO CORPORATION  
c/o Epiq Ballot Processing  
10300 SW Allen Boulevard  
Beaverton, Oregon 97005**

**(To arrange hand delivery of your Ballot, please email the Voting Agent at [Synthego@epiqglobal.com](mailto:Synthego@epiqglobal.com) (with “Synthego Ballot Delivery” in the subject line) at least 24 hours prior to your arrival at the Epiq address above and provide the anticipated date and time of delivery)**

**By electronic online submission:**

TO SUBMIT YOUR CUSTOMIZED ELECTRONIC BALLOT ONLINE, PLEASE VISIT THE DEBTOR’S BANKRUPTCY WEBSITE:  
[HTTPS://DM.EPIQ11.COM/CASE/SYNTHEGO/INFO](https://dm.epiq11.com/case/synthego/info), CLICK ON THE “SUBMIT E-BALLOT” LINK UNDER THE CASE ACTIONS SECTION OF THE WEBSITE, AND FOLLOW ONLINE SUBMISSION INSTRUCTIONS SET FORTH IN YOUR BALLOT AND ON THE WEBSITE

**IMPORTANT NOTE: You will need the following E-Ballot ID# to retrieve and submit your customized electronic Ballot:**

**Unique E-Ballot ID#:** \_\_\_\_\_



The E-Ballot Portal is the sole manner in which Ballots will be accepted via electronic or online transmission. Ballots submitted by facsimile, email, or other means of electronic transmission will not be counted.

Each E-Ballot ID# is to be used solely for voting only those Claims described in Item 1 of your Ballot. Please complete and submit a Ballot for each E-Ballot ID# you receive, as applicable.

**Holders who cast a Ballot using the Voting Agent's online portal should NOT also submit a paper Ballot.**

3. **Ballots must be received by the Voting Agent by 4:00 p.m., prevailing Eastern Time, on July 29, 2025 (the "Voting Deadline").** If a Ballot is received after the Voting Deadline, it will not be counted unless the Voting Deadline is extended by the Debtor in its discretion subject to disclosure thereof in the Voting Report. An envelope addressed to the Voting Agent is enclosed for your convenience. ***Ballots submitted by facsimile or email will not be accepted.***

4. Please sign and date your Ballot as required in Item 2. Your signature is required in order for your Ballot to be counted.

5. If your claim has not been previously allowed by order of the Bankruptcy Court, your claim will be deemed to be temporarily allowed, solely for purposes of voting on the Plan, unless there is an objection to your claim pending. The temporary allowance of your claim for voting purposes does not constitute an allowance of your claim for purposes of distribution under the Plan and is without prejudice to the rights of the Debtor, or any other party in interest, in any other context (e.g., the right to contest the amount or validity of any claim for purposes of allowance under the Plan). If your claim is subject to an objection, your Ballot will not be counted unless the Court temporarily allows your claim for purposes of voting to accept or reject the Plan. In order for a claim subject to a timely-filed objection to be temporarily allowed for voting purposes only, you are required to file a motion under Bankruptcy Rule 3018 with the Bankruptcy Court seeking such relief by no later than **July 8, 2025**. Ballots of holders of claims that are scheduled as contingent, unliquidated, or disputed (excluding such scheduled disputed, contingent, or unliquidated claims that have been paid, allowed by an Order of the Court or superseded by a timely Filed Proof of Claim) will not be counted unless the Court temporarily allows such claim for purposes of voting to accept or reject the Plan.

6. The following voting procedures apply to your Ballot:

- a. If an objection has not been filed to a Claim, the amount of such Claim for voting purposes shall be the non-contingent, liquidated and undisputed Claim or Interest amount contained on a timely filed Proof of Claim or, if no Proof of Claim was timely filed, the non-contingent, liquidated and undisputed amount of such Claim listed in the Schedules;
- b. If a Claim is listed in the Schedules as contingent, unliquidated, or disputed and a proof of claim was not (i) filed on or before the Voting Record Date; or (ii) deemed timely filed by an order of the Court prior to the Voting Deadline; such Claim shall

be disallowed for voting purposes; provided, however, no Claim shall be disallowed for voting purposes to the extent such Claim is the subject of a Bankruptcy Court order providing that no proof of claim needs to be filed with respect to such Claim;

- c. Notwithstanding the foregoing, Holders of Class 2 Prepetition Lenders Secured Claims and Prepetition Lenders Stub Claims will be entitled to vote the principal amount of such Claims held as of the Voting Record Date. The amount of Class 2 Prepetition Lenders Secured Claims for voting purposes will be established by reference to (a) the Debtor's applicable books and records and/or (b) the list of Prepetition Secured Lenders maintained by the Prepetition Agent, dated as of the Voting Record Date, which will reflect all principal outstanding amounts of the applicable positions held by such registered Prepetition Secured Lenders as of the Voting Record Date. For voting purposes, Proofs of Claim filed on account of Class 2 Prepetition Lenders Secured Claims will be disregarded;
- d. If a claim for which a proof of claim has been timely filed for a wholly contingent, unliquidated, unknown or undetermined amounts, such Claim shall be temporarily allowed for voting purposes only, and not for purposes of allowance or distribution, at \$1.00;
- e. Proofs of claim filed for \$0.00 or claims scheduled for \$0.00 are not entitled to vote;
- f. In the event a Claim is transferred after the transferor has executed and submitted a Ballot to the Solicitation Agent, the transferee of such Claim shall be bound by any such vote (and the consequences thereof) made by the Holder of such transferred Claim, provided that nothing herein shall be deemed to be a consent by the Debtor to the transfer of any claim;
- g. Notwithstanding anything to the contrary contained herein, any Creditor who has filed or purchased one or more duplicate Claims within the same voting Class shall be provided with only one Solicitation Package and one Ballot for voting a single Claim in such Class, regardless of whether the Debtor have objected to such duplicate Claims;
- h. Except to the extent the Debtor otherwise determine, no party may change its vote after its Ballot has been delivered to the Voting Agent unless the Holder of the Claim or Interest files a motion pursuant to Bankruptcy Rule 3018; provided that, notwithstanding the foregoing, subparagraph 'o' below shall govern the submission of multiple Ballots prior to the Voting Deadline;
- i. Claims shall not be split for purposes of voting; thus, each Creditor must vote the full amount of its Claim(s) within each class to either accept or reject the Plan. If a creditor attempts to split such vote on its Ballot, such Ballot will not be counted for voting purposes;

- j. For purposes of the numerosity requirement of § 1126(c), separate Claims held by a single Creditor in a particular Class shall be aggregated as if such Creditor held one Claim against the Debtor in such Class, and the votes related to such Claims shall be treated as a single vote to accept or reject the Plan;
- k. Votes cast pursuant to a Ballot that is not signed shall not be counted, unless the Court orders otherwise;<sup>3</sup>
- l. The method of delivery of Ballots to be sent to the Voting Agent is at the election and risk of each Holder of a Claim, but such delivery will be deemed made only when the executed Ballot is actually received by the Voting Agent;
- m. Delivery of the executed Ballot to the Voting Agent on or before the Voting Deadline is required. Delivery of a Ballot by facsimile, email, or any other electronic means, except as expressly provided herein, will not be accepted unless otherwise agreed by the Debtor in writing or ordered by the Court;
- n. No Ballot sent to the Debtor, or the Debtor's financial or legal advisors, shall be accepted or counted;
- o. If multiple Ballots are received from or on behalf of an individual holder of a Claim with respect to the same Claim prior to the Voting Deadline, the last dated and properly completed Ballot timely received will be deemed to reflect the voter's intent and to supersede and revoke any prior Ballot;
- p. If a Ballot is signed by a trustee, executor, administrator, guardian, attorney-in-fact, officer of a corporation, or other person acting in a fiduciary or representative capacity, such person should indicate such capacity when signing and, if requested by the Debtor, must submit proper evidence, satisfactory to the Debtor, of such person's authority to so act in such capacity;
- q. The Debtor, subject to contrary order of the Court, may waive any defect in any Ballot at any time, either before or after the close of voting, and without notice. Except as otherwise provided herein, the Debtor may, in its discretion, reject any such defective Ballot as invalid and, therefore, not count it in connection with confirmation of the Plan;
- r. To assist in the solicitation process, the Debtor requested that the Court grant the Voting Agent the authority to contact parties that submit incomplete or otherwise deficient Ballots to make a reasonable effort to cure such deficiencies, provided that, neither the Debtor, Solicitation Agent, nor any other person or entity will be under any duty to provide notification of defects or irregularities with respect to deliveries of Ballots, nor will any such party incur any liability for failure to provide such notification. Ballots previously furnished (and as to which any irregularities

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<sup>3</sup> For the avoidance of doubt, Ballots submitted online shall be deemed to contain an original signature.

have not theretofore been cured or waived) will not be counted (except as set forth in (q) above);

- s. Unless otherwise ordered by the Court, all questions as to the validity, eligibility (including time of receipt) and revocation or withdrawal of Ballots will be determined by the Debtor, which determination shall be final and binding;
- t. If designation of a Claim is requested under § 1126(e), any vote to accept or reject the Plan cast with respect to such Claim will not be counted for purposes of determining whether the Plan has been accepted or rejected, unless the Court orders otherwise;
- u. Unless waived or as otherwise ordered by the Court, any defects or irregularities in connection with deliveries of Ballots must be cured by the Voting Deadline, and unless otherwise ordered by the Court, delivery of such Ballots will not be deemed to have been made until such irregularities have been cured or waived. Ballots previously furnished (and as to which any irregularities have not been cured or waived by the Voting Deadline) will not be counted;
- v. Neither the Debtor nor any other person or entity will be under any duty to provide notification of defects or irregularities with respect to the delivery of Ballots, nor will any of them incur any liability for failure to provide such notification;
- w. No fees, commissions, or other remuneration will be payable to any broker, dealer, or other person for soliciting Ballots to accept the Plan;
- x. The Ballot is not a letter of transmittal and may not be used for any purpose other than to vote to accept or reject the Plan and/or to opt out of the release; and
- y. The Ballot does not constitute, and shall not be deemed to be, a proof of Claim or an assertion or admission of a Claim or equity Interest.

NO PERSON HAS BEEN AUTHORIZED TO GIVE ANY INFORMATION OR ADVICE, OR TO MAKE ANY REPRESENTATION, OTHER THAN WHAT IS CONTAINED IN THE MATERIALS MAILED WITH THIS BALLOT OR OTHER MATERIALS AUTHORIZED BY THE BANKRUPTCY COURT.

**PLEASE RETURN YOUR BALLOT PROMPTLY.**

**IF THE VOTING AGENT DOES NOT ACTUALLY RECEIVE THIS BALLOT ON OR BEFORE THE VOTING DEADLINE, WHICH IS ON JULY 29, 2025 AT 4:00 P.M., PREVAILING EASTERN TIME, THE VOTE TRANSMITTED HEREBY WILL NOT BE COUNTED, UNLESS THE VOTING DEADLINE IS EXTENDED.**

## **Exhibit 2**

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

In re:

SYNTHEGO CORPORATION,<sup>1</sup>

Debtor.

Chapter 11

Case No. 25-10823 (MFW)

**BALLOT TO ACCEPT OR REJECT FIRST AMENDED COMBINED  
DISCLOSURE STATEMENT AND PLAN OF LIQUIDATION OF SYNTHEGO  
CORPORATION UNDER CHAPTER 11 OF THE BANKRUPTCY CODE**

**CLASS 4 – UNSECURED CLAIMS**

**THIS BALLOT IS TO BE USED BY OR ON BEHALF OF THE HOLDER OF THE CLASS 4 – UNSECURED CLAIMS. PLEASE READ AND FOLLOW THE ENCLOSED INSTRUCTIONS CAREFULLY BEFORE COMPLETING THIS BALLOT.**

**IF THE VOTING AGENT HAS NOT RECEIVED THIS BALLOT BY 4:00 P.M., PREVAILING EASTERN TIME, ON JULY 29, 2025 (THE “VOTING DEADLINE”), UNLESS EXTENDED BY THE DEBTOR IN ITS DISCRETION SUBJECT TO DISCLOSURE THEREOF IN THE VOTING REPORT, IT WILL NOT BE COUNTED. FACSIMILE AND EMAIL BALLOTS WILL NOT BE ACCEPTED.**

This ballot (the “Ballot”) is submitted to you to solicit your vote to accept or reject the *First Amended Combined Disclosure Statement and Plan of Liquidation of Synthego Corporation Under Chapter 11 of the Bankruptcy Code* [Docket No. 171] (including all exhibits thereto and as amended, supplemented or otherwise modified from time to time, the “Combined Disclosure Statement and Plan”) proposed by the above-captioned Debtor (the “Debtor”). The disclosures (the “Disclosures”) contained in the Combined Disclosure Statement and Plan were approved on an interim conditional basis by order of the United States Bankruptcy Court for the District of Delaware. The Disclosures provide information to assist you in deciding how to vote your Ballot. You should review the Combined Disclosure Statement and Plan before you vote. You may wish to seek legal advice concerning the Combined Disclosure Statement and Plan and the classification and treatment of your claim(s) under the Combined Disclosure Statement and Plan. Capitalized terms not defined herein shall have the respective meanings ascribed to such terms in the Combined Disclosure Statement and Plan.

The Combined Disclosure Statement and Plan provides information to assist you in deciding how to vote your Ballot. A copy of the Combined Disclosure Statement and Plan has

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<sup>1</sup> The Debtor’s mailing address is 3696 Haven Avenue, Suite A, Redwood City, California, 94063, and the last four digits of the Debtor’s federal tax identification number is 9518.

been provided to you with this Ballot. You can obtain additional copies, free of charge, upon request to the Voting Agent, Epiq Corporate Restructuring, LLC (“Epiq” or the “Voting Agent”) via email at [Synthego@epiqglobal.com](mailto:Synthego@epiqglobal.com) (with “Synthego Solicitation Inquiry” in the subject line). The Combined Disclosure Statement and Plan, as well as all documents filed on the Court’s docket in this case, can be viewed and downloaded, free of charge, on the Debtor’s Chapter 11 case website maintained by the Voting Agent at <https://dm.epiqll.com/case/synthego/info> and are also on file with the Clerk of the Bankruptcy Court for the District of Delaware, and may be reviewed during the regular hours of the Bankruptcy Court or online, for a fee, through the Bankruptcy Court’s internet website at <http://www.deb.uscourts.gov> (the required PACER password may be obtained at <https://pacer.uscourts.gov/>).

The Plan can be confirmed by the Bankruptcy Court, and therefore made binding on you, if it is accepted by the holders of at least one-half in number and two-thirds in amount of the claims in each of the classes who vote on the Plan and/or if the Plan otherwise satisfies applicable legal requirements.

This Ballot shall not constitute or be deemed a proof of claim or equity interest, an assertion of a claim or equity interest, or the allowance of a claim or equity interest.

**If your Ballot is damaged or lost, or if you have any questions concerning voting procedures, please contact the Debtor’s voting agent, Epiq, by (i) email at [Synthego@epiqglobal.com](mailto:Synthego@epiqglobal.com) (with “Synthego Solicitation Inquiry” in the subject line) or (ii) telephone at (877) 311-5890 (U.S./Canada, toll-free) or +1 (503) 966-4925 (international).**

**PLEASE READ THE ATTACHED VOTING INFORMATION AND INSTRUCTIONS BEFORE COMPLETING THIS BALLOT. PLEASE FOLLOW THE DIRECTIONS CONTAINED ON THE ENCLOSED BALLOT CAREFULLY**

PLEASE COMPLETE ITEM 1. IF NEITHER THE “ACCEPT” NOR “REJECT” LINE IS CHECKED OR BOTH THE “ACCEPT” AND “REJECT” LINE IS CHECKED IN ITEM 1, THIS BALLOT WILL NOT BE COUNTED AS HAVING BEEN CAST. IF THIS BALLOT IS NOT SIGNED ON THE APPROPRIATE LINES BELOW, THIS BALLOT WILL NOT BE VALID OR COUNTED AS HAVING BEEN CAST.

[remainder of page intentionally left blank]

**Item 1. Class Vote.** The undersigned, the holder of a **CLASS 4 – UNSECURED CLAIM** against the Debtor, hereby votes, in the amount set forth below, as follows (check one):

☐ Accept the Plan      ☐ Reject the Plan

Amount of Claim<sup>2</sup> \$ \_\_\_\_\_

**Item 2. (Optional) Plan Releases (Do not complete if you have rejected the Plan).**

Pursuant to the Plan, if you return a Ballot and vote to ACCEPT the Plan, but do not elect to opt out of the third party release provision contained in Section 16.2(b) of the Plan, you are automatically deemed to have agreed to give the releases in Section 16.2(b) of the Plan. However, if you vote to ACCEPT the Plan, you may check the box below to opt out of, and therefore not give, the releases in Section 16.2(b) of the Plan. **Please note that checking the Opt Out box will not affect the amount of your distribution under the Plan.**

☐ I hereby ELECT TO OPT OUT of giving the releases contained in Section 16.2(b) of the Plan.

**Section 16.2(b) of the Combined Disclosure Statement and Plan provides as follows:**

**On and after and subject to the occurrence of the Effective Date, except as otherwise provided in the Plan, each Claimant (collectively, the “Releasing Parties”) who affirmatively votes to accept the Plan and who does not elect to “opt-out” by marking the appropriate box on such Releasing Party’s respective Ballot, for themselves and their respective successors, assigns, transferees, and such Claimants’ officers and directors, agents, members, financial and other advisors, attorneys, employees, partners, affiliates, and representatives (in each case in their capacity as such), shall release (the “Third Party Release”) each Released Party, and each of the Released Parties is deemed released from any and all claims, interests, obligations, rights, suits, damages, Causes of Action, remedies, and liabilities whatsoever, including any derivative claims asserted or assertable on behalf of any of the Debtor or the Estate, as applicable, whether known or unknown, foreseen or unforeseen, asserted or unasserted, accrued or unaccrued, matured or unmatured, determined or determinable, disputed or undisputed, liquidated or unliquidated, or due or to become due, existing or hereinafter arising, in law, equity, or otherwise, that such Releasing Party would have been legally entitled to assert (whether individually or collectively), based on or relating to, or in any manner arising from, in whole or in part, the Debtor, the Debtor’s liquidation, the Chapter 11 Case, the purchase, sale, transfer of any security, asset, right, or interest of the Debtor, the subject matter of, or the transactions or events giving rise to, any Claim or Interest that is treated in the Plan, the business or contractual arrangements between the Releasing Party and any Released Party, the restructuring of Claims and Interests prior to or in the Chapter 11 Case, the negotiation, formulation, or preparation of the Plan or related agreements,**

<sup>2</sup> For voting purposes only, subject to tabulation rules.



instruments, or other documents, any other act or omission, transaction, agreement, event, or other occurrence taking place relating to the Debtor on and before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that constitutes fraud, willful misconduct or gross negligence; *provided however*, the foregoing Third Party Release shall not release any Allowed Claims or Interests of any Releasing Party against the Debtor or obligations of any party under the Plan or any other document, instrument, or agreement executed to implement the Plan. Nothing contained in this Section shall prohibit the Holder of a timely filed Proof of Claim or Interest from litigating its right to seek to have such Claim or Interest declared as Allowed and paid in accordance with the distribution provisions of the Plan, or enjoin or prohibit the interpretation or enforcement by the Holder of a Claim or Interest of any of the obligations of the Debtor or the Post-Effective-Date Debtor under the Plan.

**“Released Parties”** means, collectively, (a) the Debtor and Post-Effective-Date Debtor; (b) the Prepetition Lenders; (c) the Prepetition Agent; (d) the DIP Lenders; (e) the DIP Agent; (f) all Holders of Claims against the Debtor that are bound by the Third Party Release; and (g) the Related Persons of each of the foregoing Entities in clauses (a) through (f); provided however, that all rights of the Debtor and/or Post-Effective-Date Debtor to prosecute any Estate-Retained Causes of Action against those Persons identified in the Plan Supplement as not constituting Released Parties, shall be fully preserved. For the avoidance of doubt and notwithstanding anything to the contrary in the Plan, the Released Parties do not include any former employees, officers or directors of the Debtor (as of the Petition Date) or any current or former equity holders of the Debtor, solely in their respective capacities as such.

**“Related Persons”** means, subject to any exclusions expressly set forth in the Plan, with respect to a specific Person, said Person’s successors and assigns, and as applicable, its current and former equity holders, shareholders, interest holders, members, partners, managers, employees, agents, officers, directors, professionals, representatives, advisors, attorneys, financial advisors, accountants, and consultants, solely in their respective capacities as such.

**Item 3. Acknowledgements.** By signing this Ballot, the undersigned acknowledges receipt of the Plan and the other applicable solicitation materials and certifies that the undersigned is the claimant or has the power and authority to vote to accept or reject the Plan on behalf of the claimant and make the other elections set forth in this Ballot. The undersigned understands that, if this Ballot is validly executed but does not indicate either acceptance or rejection of the Plan, or indicates both an acceptance and rejection of the Plan this Ballot will not be counted.

\_\_\_\_\_  
Name of Creditor

\_\_\_\_\_  
Email Address

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Date Completed

\_\_\_\_\_  
If by Authorized Agent, Name and Title

\_\_\_\_\_  
Street Address

\_\_\_\_\_  
City, State, Zip Code

\_\_\_\_\_  
Telephone Number

**VOTING INFORMATION AND INSTRUCTIONS FOR  
COMPLETING THE BALLOT**

1. On Item 1 of the Ballot, please indicate acceptance or rejection of the Plan.
2. **PLEASE COMPLETE, SIGN, AND DATE THIS BALLOT AND RETURN IT PROMPTLY BY ONLY ONE OF THE FOLLOWING METHODS:**

**IN THE ENCLOSED REPLY ENVELOPE PROVIDED, OR VIA FIRST CLASS MAIL, OVERNIGHT COURIER, OR HAND DELIVERY, OR BY ELECTRONIC ONLINE SUBMISSION.**

**If by First Class Mail, Overnight Courier, or Hand Delivery:**

**By First Class Mail:  
SYNTHEGO CORPORATION  
c/o Epiq Ballot Processing  
P.O. Box 4422  
Beaverton, OR 97076-4422**

**By Overnight Courier or Hand Delivery:  
SYNTHEGO CORPORATION  
c/o Epiq Ballot Processing  
10300 SW Allen Boulevard  
Beaverton, Oregon 97005**

**(To arrange hand delivery of your Ballot, please email the Voting Agent at Synthego@epiqglobal.com (with “Synthego Ballot Delivery” in the subject line) at least 24 hours prior to your arrival at the Epiq address above and provide the anticipated date and time of delivery)**

**By electronic online submission:**

TO SUBMIT YOUR CUSTOMIZED ELECTRONIC BALLOT ONLINE, PLEASE VISIT THE DEBTOR’S BANKRUPTCY WEBSITE:  
[HTTPS://DM.EPIQ11.COM/CASE/SYNTHEGO/INFO](https://dm.epiq11.com/case/synthego/info), CLICK ON THE “SUBMIT E-BALLOT” LINK UNDER THE CASE ACTIONS SECTION OF THE WEBSITE, AND FOLLOW ONLINE SUBMISSION INSTRUCTIONS SET FORTH IN YOUR BALLOT AND ON THE WEBSITE

**IMPORTANT NOTE: You will need the following E-Ballot ID# to retrieve and submit your customized electronic Ballot:**

**Unique E-Ballot ID#:** \_\_\_\_\_

The E-Ballot Portal is the sole manner in which Ballots will be accepted via electronic or online transmission. Ballots submitted by facsimile, email, or other means of electronic transmission will not be counted.

Each E-Ballot ID# is to be used solely for voting only those Claims described in Item 1 of your Ballot. Please complete and submit a Ballot for each E-Ballot ID# you receive, as applicable.

**Holders who cast a Ballot using the Voting Agent's online portal should NOT also submit a paper Ballot.**

3. **Ballots must be received by the Voting Agent by 4:00 p.m., prevailing Eastern Time, on July 29, 2025 (the "Voting Deadline").** If a Ballot is received after the Voting Deadline, it will not be counted unless the Voting Deadline is extended by the Debtor in its discretion subject to disclosure thereof in the Voting Report. An envelope addressed to the Voting Agent is enclosed for your convenience. ***Ballots submitted by facsimile or email will not be accepted.***

4. Please sign and date your Ballot as required in Item 3. Your signature is required in order for your Ballot to be counted.

5. If your claim has not been previously allowed by order of the Bankruptcy Court, your claim will be deemed to be temporarily allowed, solely for purposes of voting on the Plan, unless there is an objection to your claim pending. The temporary allowance of your claim for voting purposes does not constitute an allowance of your claim for purposes of distribution under the Plan and is without prejudice to the rights of the Debtor, or any other party in interest, in any other context (e.g., the right to contest the amount or validity of any claim for purposes of allowance under the Plan). If your claim is subject to an objection, your Ballot will not be counted unless the Court temporarily allows your claim for purposes of voting to accept or reject the Plan. In order for a claim subject to a timely-filed objection to be temporarily allowed for voting purposes only, you are required to file a motion under Bankruptcy Rule 3018 with the Bankruptcy Court seeking such relief by no later than **July 8, 2025**. Ballots of holders of claims that are scheduled as contingent, unliquidated, or disputed (excluding such scheduled disputed, contingent, or unliquidated claims that have been paid, allowed by an Order of the Court or superseded by a timely Filed Proof of Claim) will not be counted unless the Court temporarily allows such claim for purposes of voting to accept or reject the Plan.

6. The following voting procedures apply to your Ballot:

- a. If an objection has not been filed to a Claim, the amount of such Claim for voting purposes shall be the non-contingent, liquidated and undisputed Claim or Interest amount contained on a timely filed Proof of Claim or, if no Proof of Claim was timely filed, the non-contingent, liquidated and undisputed amount of such Claim listed in the Schedules;
- b. If a Claim is listed in the Schedules as contingent, unliquidated, or disputed and a proof of claim was not (i) filed on or before the Voting Record Date; or (ii) deemed timely filed by an order of the Court prior to the Voting Deadline; such Claim shall be disallowed for voting purposes; provided, however, no Claim shall be disallowed for voting purposes to the extent such Claim is the subject of a Bankruptcy Court order providing that no proof of claim needs to be filed with

respect to such Claim;

- c. If a claim for which a proof of claim has been timely filed for a wholly contingent, unliquidated, unknown or undetermined amounts, such Claim shall be temporarily allowed for voting purposes only, and not for purposes of allowance or distribution, at \$1.00;
- d. Proofs of claim filed for \$0.00 or claims scheduled for \$0.00 are not entitled to vote;
- e. In the event a Claim is transferred after the transferor has executed and submitted a Ballot to the Solicitation Agent, the transferee of such Claim shall be bound by any such vote (and the consequences thereof) made by the Holder of such transferred Claim, provided that nothing herein shall be deemed to be a consent by the Debtor to the transfer of any claim;
- f. Notwithstanding anything to the contrary contained herein, any Creditor who has filed or purchased one or more duplicate Claims within the same voting Class shall be provided with only one Solicitation Package and one Ballot for voting a single Claim in such Class, regardless of whether the Debtor have objected to such duplicate Claims;
- g. Except to the extent the Debtor otherwise determine, no party may change its vote after its Ballot has been delivered to the Voting Agent unless the Holder of the Claim or Interest files a motion pursuant to Bankruptcy Rule 3018; *provided that*, notwithstanding the foregoing, subparagraph 'n' below shall govern the submission of multiple Ballots prior to the Voting Deadline;
- h. Claims shall not be split for purposes of voting; thus, each Creditor must vote the full amount of its Claim(s) within each class to either accept or reject the Plan. If a creditor attempts to split such vote on its Ballot, such Ballot will not be counted for voting purposes;
- i. For purposes of the numerosity requirement of § 1126(c), separate Claims held by a single Creditor in a particular Class shall be aggregated as if such Creditor held one Claim against the Debtor in such Class, and the votes related to such Claims shall be treated as a single vote to accept or reject the Plan;
- j. Votes cast pursuant to a Ballot that is not signed shall not be counted, unless the Court orders otherwise;<sup>3</sup>
- k. The method of delivery of Ballots to be sent to the Voting Agent is at the election and risk of each Holder of a Claim, but such delivery will be deemed made only when the, executed Ballot is actually received by the Voting Agent;

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<sup>3</sup> For the avoidance of doubt, Ballots submitted online shall be deemed to contain an original signature.

- l. Delivery of the executed Ballot to the Voting Agent on or before the Voting Deadline is required. Delivery of a Ballot by facsimile, email, or any other electronic means, except as expressly provided herein, will not be accepted unless otherwise agreed by the Debtor in writing or ordered by the Court;
- m. No Ballot sent to the Debtor, or the Debtor's financial or legal advisors, shall be accepted or counted;
- n. If multiple Ballots are received from or on behalf of an individual holder of a Claim with respect to the same Claim prior to the Voting Deadline, the last dated and properly completed Ballot timely received will be deemed to reflect the voter's intent and to supersede and revoke any prior Ballot;
- o. If a Ballot is signed by a trustee, executor, administrator, guardian, attorney-in-fact, officer of a corporation, or other person acting in a fiduciary or representative capacity, such person should indicate such capacity when signing and, if requested by the Debtor, must submit proper evidence, satisfactory to the Debtor, of such person's authority to so act in such capacity;
- p. The Debtor, subject to contrary order of the Court, may waive any defect in any Ballot at any time, either before or after the close of voting, and without notice. Except as otherwise provided herein, the Debtor may, in its discretion, reject any such defective Ballot as invalid and, therefore, not count it in connection with confirmation of the Plan;
- q. To assist in the solicitation process, the Debtor requested that the Court grant the Voting Agent the authority to contact parties that submit incomplete or otherwise deficient Ballots to make a reasonable effort to cure such deficiencies, provided that, neither the Debtor, Voting Agent, nor any other person or entity will be under any duty to provide notification of defects or irregularities with respect to deliveries of Ballots, nor will any such party incur any liability for failure to provide such notification. Ballots previously furnished (and as to which any irregularities have not theretofore been cured or waived) will not be counted (except as set forth in (p) above);
- r. Unless otherwise ordered by the Court, all questions as to the validity, eligibility (including time of receipt) and revocation or withdrawal of Ballots will be determined by the Debtor, which determination shall be final and binding;
- s. If designation of a Claim is requested under § 1126(e), any vote to accept or reject the Plan cast with respect to such Claim will not be counted for purposes of determining whether the Plan has been accepted or rejected, unless the Court orders otherwise;
- t. Unless waived or as otherwise ordered by the Court, any defects or irregularities in connection with deliveries of Ballots must be cured by the Voting Deadline, and unless otherwise ordered by the Court, delivery of such Ballots will not be deemed

to have been made until such irregularities have been cured or waived. Ballots previously furnished (and as to which any irregularities have not been cured or waived by the Voting Deadline) will not be counted;

- u. Neither the Debtor nor any other person or entity will be under any duty to provide notification of defects or irregularities with respect to the delivery of Ballots, nor will any of them incur any liability for failure to provide such notification;
- v. No fees, commissions, or other remuneration will be payable to any broker, dealer, or other person for soliciting Ballots to accept the Plan;
- w. The Ballot is not a letter of transmittal and may not be used for any purpose other than to vote to accept or reject the Plan and/or to opt out of the release; and
- x. The Ballot does not constitute, and shall not be deemed to be, a proof of Claim or an assertion or admission of a Claim or equity Interest.

7. NO PERSON HAS BEEN AUTHORIZED TO GIVE ANY INFORMATION OR ADVICE, OR TO MAKE ANY REPRESENTATION, OTHER THAN WHAT IS CONTAINED IN THE MATERIALS MAILED WITH THIS BALLOT OR OTHER MATERIALS AUTHORIZED BY THE BANKRUPTCY COURT.

**PLEASE RETURN YOUR BALLOT PROMPTLY.**

**IF THE VOTING AGENT DOES NOT ACTUALLY RECEIVE THIS BALLOT ON OR BEFORE THE VOTING DEADLINE, WHICH IS ON JULY 29, 2025 AT 4:00 P.M., PREVAILING EASTERN TIME, THE VOTE TRANSMITTED HEREBY WILL NOT BE COUNTED, UNLESS THE VOTING DEADLINE IS EXTENDED.**

## **Exhibit 3**



**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

In re:

SYNTHEGO CORPORATION,<sup>1</sup>

Debtor.

Chapter 11

Case No. 25-10823 (MFW)

**BALLOT TO ACCEPT OR REJECT FIRST AMENDED COMBINED  
DISCLOSURE STATEMENT AND PLAN OF LIQUIDATION OF SYNTHEGO  
CORPORATION UNDER CHAPTER 11 OF THE BANKRUPTCY CODE**

**CLASS 5 – 2024 NON-CONVERTIBLE NOTES CLAIMS**

**THIS BALLOT IS TO BE USED BY OR ON BEHALF OF THE HOLDER OF THE  
CLASS 5 – 2024 NON-CONVERTIBLE NOTES CLAIMS. PLEASE READ AND  
FOLLOW THE ENCLOSED INSTRUCTIONS CAREFULLY BEFORE  
COMPLETING THIS BALLOT.**

**IF THE VOTING AGENT HAS NOT RECEIVED THIS BALLOT BY 4:00 P.M.,  
PREVAILING EASTERN TIME, ON JULY 29, 2025 (THE “VOTING DEADLINE”),  
UNLESS EXTENDED BY THE DEBTOR IN ITS DISCRETION SUBJECT TO  
DISCLOSURE THEREOF IN THE VOTING REPORT, IT WILL NOT BE COUNTED.  
FACSIMILE AND EMAIL BALLOTS WILL NOT BE ACCEPTED.**

This ballot (the “Ballot”) is submitted to you to solicit your vote to accept or reject the *First Amended Combined Disclosure Statement and Plan of Liquidation of Synthego Corporation Under Chapter 11 of the Bankruptcy Code* [Docket No. 171] (including all exhibits thereto and as amended, supplemented or otherwise modified from time to time, the “Combined Disclosure Statement and Plan”) proposed by the above-captioned Debtor (the “Debtor”). The disclosures (the “Disclosures”) contained in the Combined Disclosure Statement and Plan were approved on an interim conditional basis by order of the United States Bankruptcy Court for the District of Delaware. The Disclosures provide information to assist you in deciding how to vote your Ballot. You should review the Combined Disclosure Statement and Plan before you vote. You may wish to seek legal advice concerning the Combined Disclosure Statement and Plan and the classification and treatment of your claim(s) under the Combined Disclosure Statement and Plan. Capitalized terms not defined herein shall have the respective meanings ascribed to such terms in the Combined Disclosure Statement and Plan.

The Combined Disclosure Statement and Plan provides information to assist you in deciding how to vote your Ballot. A copy of the Combined Disclosure Statement and Plan has

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<sup>1</sup> The Debtor’s mailing address is 3696 Haven Avenue, Suite A, Redwood City, California, 94063, and the last four digits of the Debtor’s federal tax identification number is 9518.

been provided to you with this Ballot. You can obtain additional copies, free of charge, upon request to the Voting Agent, Epiq Corporate Restructuring, LLC (“Epiq” or the “Voting Agent”) via email at [Synthego@epiqglobal.com](mailto:Synthego@epiqglobal.com) (with “Synthego Solicitation Inquiry” in the subject line). The Combined Disclosure Statement and Plan, as well as all documents filed on the Court’s docket in this case, can be viewed and downloaded, free of charge, on the Debtor’s Chapter 11 case website maintained by the Voting Agent at <https://dm.epiqll.com/case/synthego/info> and are also on file with the Clerk of the Bankruptcy Court for the District of Delaware, and may be reviewed during the regular hours of the Bankruptcy Court or online, for a fee, through the Bankruptcy Court’s internet website at <http://www.deb.uscourts.gov> (the required PACER password may be obtained at <https://pacer.uscourts.gov/>).

The Plan can be confirmed by the Bankruptcy Court, and therefore made binding on you, if it is accepted by the holders of at least one-half in number and two-thirds in amount of the claims in each of the classes who vote on the Plan and/or if the Plan otherwise satisfies applicable legal requirements.

This Ballot shall not constitute or be deemed a proof of claim or equity interest, an assertion of a claim or equity interest, or the allowance of a claim or equity interest.

**If your Ballot is damaged or lost, or if you have any questions concerning voting procedures, please contact the Debtor’s voting agent, Epiq, by (i) email at [Synthego@epiqglobal.com](mailto:Synthego@epiqglobal.com) (with “Synthego Solicitation Inquiry” in the subject line) or (ii) telephone at (877) 311-5890 (U.S./Canada, toll-free) or +1 (503) 966-4925 (international).**

**PLEASE READ THE ATTACHED VOTING INFORMATION AND INSTRUCTIONS BEFORE COMPLETING THIS BALLOT. PLEASE FOLLOW THE DIRECTIONS CONTAINED ON THE ENCLOSED BALLOT CAREFULLY**

PLEASE COMPLETE ITEM 1. IF NEITHER THE “ACCEPT” NOR “REJECT” LINE IS CHECKED OR BOTH THE “ACCEPT” AND “REJECT” LINE IS CHECKED IN ITEM 1, THIS BALLOT WILL NOT BE COUNTED AS HAVING BEEN CAST. IF THIS BALLOT IS NOT SIGNED ON THE APPROPRIATE LINES BELOW, THIS BALLOT WILL NOT BE VALID OR COUNTED AS HAVING BEEN CAST.

[remainder of page intentionally left blank]

**Item 1. Class Vote.** The undersigned, the holder of a **CLASS 5 – 2024 NON-CONVERTIBLE NOTES CLAIM** against the Debtor, hereby votes, in the amount set forth below, as follows (check one):

☐ Accept the Plan      ☐ Reject the Plan

Amount of Claim<sup>2</sup> \$ \_\_\_\_\_

**Item 2. (Optional) Plan Releases (Do not complete if you have rejected the Plan).**

Pursuant to the Plan, if you return a Ballot and vote to ACCEPT the Plan, but do not elect to opt out of the third party release provision contained in Section 16.2(b) of the Plan, you are automatically deemed to have agreed to give the releases in Section 16.2(b) of the Plan. However, if you vote to ACCEPT the Plan, you may check the box below to opt out of, and therefore not give, the releases in Section 16.2(b) of the Plan. **Please note that checking the Opt Out box will not affect the amount of your distribution under the Plan.**

☐ I hereby ELECT TO OPT OUT of giving the releases contained in Section 16.2(b) of the Plan.

**Section 16.2(b) of the Combined Disclosure Statement and Plan provides as follows:**

**On and after and subject to the occurrence of the Effective Date, except as otherwise provided in the Plan, each Claimant (collectively, the “Releasing Parties”) who affirmatively votes to accept the Plan and who does not elect to “opt-out” by marking the appropriate box on such Releasing Party’s respective Ballot, for themselves and their respective successors, assigns, transferees, and such Claimants’ officers and directors, agents, members, financial and other advisors, attorneys, employees, partners, affiliates, and representatives (in each case in their capacity as such), shall release (the “Third Party Release”) each Released Party, and each of the Released Parties is deemed released from any and all claims, interests, obligations, rights, suits, damages, Causes of Action, remedies, and liabilities whatsoever, including any derivative claims asserted or assertable on behalf of any of the Debtor or the Estate, as applicable, whether known or unknown, foreseen or unforeseen, asserted or unasserted, accrued or unaccrued, matured or unmatured, determined or determinable, disputed or undisputed, liquidated or unliquidated, or due or to become due, existing or hereinafter arising, in law, equity, or otherwise, that such Releasing Party would have been legally entitled to assert (whether individually or collectively), based on or relating to, or in any manner arising from, in whole or in part, the Debtor, the Debtor’s liquidation, the Chapter 11 Case, the purchase, sale, transfer of any security, asset, right, or interest of the Debtor, the subject matter of, or the transactions or events giving rise to, any Claim or Interest that is treated in the Plan, the business or contractual arrangements between the Releasing Party and any Released Party, the restructuring of Claims and Interests prior to or in the Chapter 11 Case, the**

<sup>2</sup> For voting purposes only, subject to tabulation rules.

negotiation, formulation, or preparation of the Plan or related agreements, instruments, or other documents, any other act or omission, transaction, agreement, event, or other occurrence taking place relating to the Debtor on and before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that constitutes fraud, willful misconduct or gross negligence; *provided however*, the foregoing Third Party Release shall not release any Allowed Claims or Interests of any Releasing Party against the Debtor or obligations of any party under the Plan or any other document, instrument, or agreement executed to implement the Plan. Nothing contained in this Section shall prohibit the Holder of a timely filed Proof of Claim or Interest from litigating its right to seek to have such Claim or Interest declared as Allowed and paid in accordance with the distribution provisions of the Plan, or enjoin or prohibit the interpretation or enforcement by the Holder of a Claim or Interest of any of the obligations of the Debtor or the Post-Effective-Date Debtor under the Plan.

**“Released Parties”** means, collectively, (a) the Debtor and Post-Effective-Date Debtor; (b) the Prepetition Lenders; (c) the Prepetition Agent; (d) the DIP Lenders; (e) the DIP Agent; (f) all Holders of Claims against the Debtor that are bound by the Third Party Release; and (g) the Related Persons of each of the foregoing Entities in clauses (a) through (f); provided however, that all rights of the Debtor and/or Post-Effective-Date Debtor to prosecute any Estate-Retained Causes of Action against those Persons identified in the Plan Supplement as not constituting Released Parties, shall be fully preserved. For the avoidance of doubt and notwithstanding anything to the contrary in the Plan, the Released Parties do not include any former employees, officers or directors of the Debtor (as of the Petition Date) or any current or former equity holders of the Debtor, solely in their respective capacities as such.

**“Related Persons”** means, subject to any exclusions expressly set forth in the Plan, with respect to a specific Person, said Person’s successors and assigns, and as applicable, its current and former equity holders, shareholders, interest holders, members, partners, managers, employees, agents, officers, directors, professionals, representatives, advisors, attorneys, financial advisors, accountants, and consultants, solely in their respective capacities as such.

**Item 3. Acknowledgements.** By signing this Ballot, the undersigned acknowledges receipt of the Plan and the other applicable solicitation materials and certifies that the undersigned is the claimant or has the power and authority to vote to accept or reject the Plan on behalf of the claimant and make the other elections set forth in this Ballot. The undersigned understands that, if this Ballot is validly executed but does not indicate either acceptance or rejection of the Plan, or indicates both an acceptance and rejection of the Plan this Ballot will not be counted.

\_\_\_\_\_  
Name of Creditor

\_\_\_\_\_  
Email Address

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Date Completed

\_\_\_\_\_  
If by Authorized Agent, Name and Title

\_\_\_\_\_  
Street Address

\_\_\_\_\_  
City, State, Zip Code

\_\_\_\_\_  
Telephone Number

**VOTING INFORMATION AND INSTRUCTIONS FOR  
COMPLETING THE BALLOT**

1. On Item 1 of the Ballot, please indicate acceptance or rejection of the Plan.
2. **PLEASE COMPLETE, SIGN, AND DATE THIS BALLOT AND RETURN IT PROMPTLY BY ONLY ONE OF THE FOLLOWING METHODS:**

**IN THE ENCLOSED REPLY ENVELOPE PROVIDED, OR VIA FIRST CLASS MAIL, OVERNIGHT COURIER, OR HAND DELIVERY, OR BY ELECTRONIC ONLINE SUBMISSION.**

**If by First Class Mail, Overnight Courier, or Hand Delivery:**

**By First Class Mail:  
SYNTHEGO CORPORATION  
c/o Epiq Ballot Processing  
P.O. Box 4422  
Beaverton, OR 97076-4422**

**By Overnight Courier or Hand Delivery:  
SYNTHEGO CORPORATION  
c/o Epiq Ballot Processing  
10300 SW Allen Boulevard  
Beaverton, Oregon, 97005**

**(To arrange hand delivery of your Ballot, please email the Voting Agent at Synthego@epiqglobal.com (with “Synthego Ballot Delivery” in the subject line) at least 24 hours prior to your arrival at the Epiq address above and provide the anticipated date and time of delivery)**

**By electronic online submission:**

TO SUBMIT YOUR CUSTOMIZED ELECTRONIC BALLOT ONLINE, PLEASE VISIT THE DEBTOR’S BANKRUPTCY WEBSITE:  
[HTTPS://DM.EPIQ11.COM/CASE/SYNTHEGO/INFO](https://dm.epiq11.com/case/synthego/info), CLICK ON THE “SUBMIT E-BALLOT” LINK UNDER THE CASE ACTIONS SECTION OF THE WEBSITE, AND FOLLOW ONLINE SUBMISSION INSTRUCTIONS SET FORTH IN YOUR BALLOT AND ON THE WEBSITE

**IMPORTANT NOTE: You will need the following E-Ballot ID# to retrieve and submit your customized electronic Ballot:**

**Unique E-Ballot ID#:** \_\_\_\_\_

The E-Ballot Portal is the sole manner in which Ballots will be accepted via electronic or online transmission. Ballots submitted by facsimile, email, or other means of electronic transmission will not be counted.

Each E-Ballot ID# is to be used solely for voting only those Claims described in Item 1 of your Ballot. Please complete and submit a Ballot for each E-Ballot ID# you receive, as applicable.

**Holders who cast a Ballot using the Voting Agent's online portal should NOT also submit a paper Ballot.**

3. **Ballots must be received by the Voting Agent by 4:00 p.m., prevailing Eastern Time, on July 29, 2025 (the "Voting Deadline").** If a Ballot is received after the Voting Deadline, it will not be counted unless the Voting Deadline is extended by the Debtor in its discretion subject to disclosure thereof in the Voting Report. An envelope addressed to the Voting Agent is enclosed for your convenience. ***Ballots submitted by facsimile or email will not be accepted.***

4. Please sign and date your Ballot as required in Item 3. Your signature is required in order for your Ballot to be counted.

5. If your claim has not been previously allowed by order of the Bankruptcy Court, your claim will be deemed to be temporarily allowed, solely for purposes of voting on the Plan, unless there is an objection to your claim pending. The temporary allowance of your claim for voting purposes does not constitute an allowance of your claim for purposes of distribution under the Plan and is without prejudice to the rights of the Debtor, or any other party in interest, in any other context (e.g., the right to contest the amount or validity of any claim for purposes of allowance under the Plan). If your claim is subject to an objection, your Ballot will not be counted unless the Court temporarily allows your claim for purposes of voting to accept or reject the Plan. In order for a claim subject to a timely-filed objection to be temporarily allowed for voting purposes only, you are required to file a motion under Bankruptcy Rule 3018 with the Bankruptcy Court seeking such relief by no later than **July 8, 2025**. Ballots of holders of claims that are scheduled as contingent, unliquidated, or disputed (excluding such scheduled disputed, contingent, or unliquidated claims that have been paid, allowed by an Order of the Court or superseded by a timely Filed Proof of Claim) will not be counted unless the Court temporarily allows such claim for purposes of voting to accept or reject the Plan.

6. The following voting procedures apply to your Ballot:

- a. If an objection has not been filed to a Claim, the amount of such Claim for voting purposes shall be the non-contingent, liquidated and undisputed Claim or Interest amount contained on a timely filed Proof of Claim or, if no Proof of Claim was timely filed, the non-contingent, liquidated and undisputed amount of such Claim listed in the Schedules;
- b. If a Claim is listed in the Schedules as contingent, unliquidated, or disputed and a proof of claim was not (i) filed on or before the Voting Record Date; or (ii) deemed timely filed by an order of the Court prior to the Voting Deadline; such Claim shall be disallowed for voting purposes; provided, however, no Claim shall be disallowed for voting purposes to the extent such Claim is the subject of a

Bankruptcy Court order providing that no proof of claim needs to be filed with respect to such Claim;

- c. If a claim for which a proof of claim has been timely filed for a wholly contingent, unliquidated, unknown or undetermined amounts, such Claim shall be temporarily allowed for voting purposes only, and not for purposes of allowance or distribution, at \$1.00;
- d. Proofs of claim filed for \$0.00 or claims scheduled for \$0.00 are not entitled to vote;
- e. In the event a Claim is transferred after the transferor has executed and submitted a Ballot to the Solicitation Agent, the transferee of such Claim shall be bound by any such vote (and the consequences thereof) made by the Holder of such transferred Claim, provided that nothing herein shall be deemed to be a consent by the Debtor to the transfer of any claim;
- f. Notwithstanding anything to the contrary contained herein, any Creditor who has filed or purchased one or more duplicate Claims within the same voting Class shall be provided with only one Solicitation Package and one Ballot for voting a single Claim in such Class, regardless of whether the Debtor have objected to such duplicate Claims;
- g. Except to the extent the Debtor otherwise determine, no party may change its vote after its Ballot has been delivered to the Voting Agent unless the Holder of the Claim or Interest files a motion pursuant to Bankruptcy Rule 3018; *provided that*, notwithstanding the foregoing, subparagraph 'n' below shall govern the submission of multiple Ballots prior to the Voting Deadline;
- h. Claims shall not be split for purposes of voting; thus, each Creditor must vote the full amount of its Claim(s) within each class to either accept or reject the Plan. If a creditor attempts to split such vote on its Ballot, such Ballot will not be counted for voting purposes;
- i. For purposes of the numerosity requirement of § 1126(c), separate Claims held by a single Creditor in a particular Class shall be aggregated as if such Creditor held one Claim against the Debtor in such Class, and the votes related to such Claims shall be treated as a single vote to accept or reject the Plan;
- j. Votes cast pursuant to a Ballot that is not signed shall not be counted, unless the Court orders otherwise;<sup>3</sup>

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<sup>3</sup> For the avoidance of doubt, Ballots submitted online shall be deemed to contain an original signature.



- k. The method of delivery of Ballots to be sent to the Voting Agent is at the election and risk of each Holder of a Claim, but such delivery will be deemed made only when the, executed Ballot is actually received by the Voting Agent;
- l. Delivery of the executed Ballot to the Voting Agent on or before the Voting Deadline is required. Delivery of a Ballot by facsimile, email, or any other electronic means, except as expressly provided herein, will not be accepted unless otherwise agreed by the Debtor in writing or ordered by the Court;
- m. No Ballot sent to the Debtor, or the Debtor's financial or legal advisors, shall be accepted or counted;
- n. If multiple Ballots are received from or on behalf of an individual holder of a Claim with respect to the same Claim prior to the Voting Deadline, the last dated and properly completed Ballot timely received will be deemed to reflect the voter's intent and to supersede and revoke any prior Ballot;
- o. If a Ballot is signed by a trustee, executor, administrator, guardian, attorney-in-fact, officer of a corporation, or other person acting in a fiduciary or representative capacity, such person should indicate such capacity when signing and, if requested by the Debtor, must submit proper evidence, satisfactory to the Debtor, of such person's authority to so act in such capacity;
- p. The Debtor, subject to contrary order of the Court, may waive any defect in any Ballot at any time, either before or after the close of voting, and without notice. Except as otherwise provided herein, the Debtor may, in its discretion, reject any such defective Ballot as invalid and, therefore, not count it in connection with confirmation of the Plan;
- q. To assist in the solicitation process, the Debtor requested that the Court grant the Voting Agent the authority to contact parties that submit incomplete or otherwise deficient Ballots to make a reasonable effort to cure such deficiencies, provided that, neither the Debtor, Voting Agent, nor any other person or entity will be under any duty to provide notification of defects or irregularities with respect to deliveries of Ballots, nor will any such party incur any liability for failure to provide such notification. Ballots previously furnished (and as to which any irregularities have not theretofore been cured or waived) will not be counted (except as set forth in (p) above);
- r. Unless otherwise ordered by the Court, all questions as to the validity, eligibility (including time of receipt) and revocation or withdrawal of Ballots will be determined by the Debtor, which determination shall be final and binding;
- s. If designation of a Claim is requested under § 1126(e), any vote to accept or reject the Plan cast with respect to such Claim will not be counted for purposes of determining whether the Plan has been accepted or rejected, unless the Court orders otherwise;

- t. Unless waived or as otherwise ordered by the Court, any defects or irregularities in connection with deliveries of Ballots must be cured by the Voting Deadline, and unless otherwise ordered by the Court, delivery of such Ballots will not be deemed to have been made until such irregularities have been cured or waived. Ballots previously furnished (and as to which any irregularities have not been cured or waived by the Voting Deadline) will not be counted;
- u. Neither the Debtor nor any other person or entity will be under any duty to provide notification of defects or irregularities with respect to the delivery of Ballots, nor will any of them incur any liability for failure to provide such notification;
- v. No fees, commissions, or other remuneration will be payable to any broker, dealer, or other person for soliciting Ballots to accept the Plan;
- w. The Ballot is not a letter of transmittal and may not be used for any purpose other than to vote to accept or reject the Plan and/or to opt out of the release; and
- x. The Ballot does not constitute, and shall not be deemed to be, a proof of Claim or an assertion or admission of a Claim or equity Interest.

7. NO PERSON HAS BEEN AUTHORIZED TO GIVE ANY INFORMATION OR ADVICE, OR TO MAKE ANY REPRESENTATION, OTHER THAN WHAT IS CONTAINED IN THE MATERIALS MAILED WITH THIS BALLOT OR OTHER MATERIALS AUTHORIZED BY THE BANKRUPTCY COURT.

**PLEASE RETURN YOUR BALLOT PROMPTLY.  
IF THE VOTING AGENT DOES NOT ACTUALLY RECEIVE THIS BALLOT ON OR  
BEFORE THE VOTING DEADLINE, WHICH IS ON JULY 29, 2025 AT 4:00 P.M.,  
PREVAILING EASTERN TIME, THE VOTE TRANSMITTED HEREBY WILL NOT  
BE COUNTED, UNLESS THE VOTING DEADLINE IS EXTENDED.**

## **Exhibit 4**

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

In re:

SYNTHEGO CORPORATION,<sup>1</sup>

Debtor.

Chapter 11

Case No. 25-10823 (MFW)

**BALLOT TO ACCEPT OR REJECT FIRST AMENDED COMBINED  
DISCLOSURE STATEMENT AND PLAN OF LIQUIDATION OF SYNTHEGO  
CORPORATION UNDER CHAPTER 11 OF THE BANKRUPTCY CODE**

**CLASS 6 – 2023 CONVERTIBLE NOTES CLAIMS**

**THIS BALLOT IS TO BE USED BY OR ON BEHALF OF THE HOLDER OF THE  
CLASS 6 – 2023 CONVERTIBLE NOTES CLAIMS. PLEASE READ AND FOLLOW  
THE ENCLOSED INSTRUCTIONS CAREFULLY BEFORE COMPLETING THIS  
BALLOT.**

**IF THE VOTING AGENT HAS NOT RECEIVED THIS BALLOT BY 4:00 P.M.,  
PREVAILING EASTERN TIME, ON JULY 29, 2025 (THE “VOTING DEADLINE”),  
UNLESS EXTENDED BY THE DEBTOR IN ITS DISCRETION SUBJECT TO  
DISCLOSURE THEREOF IN THE VOTING REPORT, IT WILL NOT BE COUNTED.  
FACSIMILE AND EMAIL BALLOTS WILL NOT BE ACCEPTED.**

This ballot (the “Ballot”) is submitted to you to solicit your vote to accept or reject the *First Amended Combined Disclosure Statement and Plan of Liquidation of Synthego Corporation Under Chapter 11 of the Bankruptcy Code* [Docket No. 171] (including all exhibits thereto and as amended, supplemented or otherwise modified from time to time, the “Combined Disclosure Statement and Plan” ) proposed by the above-captioned Debtor (the “Debtor”). The disclosures (the “Disclosures”) contained in the Combined Disclosure Statement and Plan were approved on an interim conditional basis by order of the United States Bankruptcy Court for the District of Delaware. The Disclosures provide information to assist you in deciding how to vote your Ballot. You should review the Combined Disclosure Statement and Plan before you vote. You may wish to seek legal advice concerning the Combined Disclosure Statement and Plan and the classification and treatment of your claim(s) under the Combined Disclosure Statement and Plan. Capitalized terms not defined herein shall have the respective meanings ascribed to such terms in the Combined Disclosure Statement and Plan.

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<sup>1</sup> The Debtor’s mailing address is 3696 Haven Avenue, Suite A, Redwood City, California, 94063, and the last four digits of the Debtor’s federal tax identification number is 9518.

The Combined Disclosure Statement and Plan provides information to assist you in deciding how to vote your Ballot. A copy of the Combined Disclosure Statement and Plan has been provided to you with this Ballot. You can obtain additional copies, free of charge, upon request to the Voting Agent, Epiq Corporate Restructuring, LLC (“Epiq” or the “Voting Agent”) via email at [Synthego@epiqglobal.com](mailto:Synthego@epiqglobal.com) (with “Synthego Solicitation Inquiry” in the subject line). The Combined Disclosure Statement and Plan, as well as all documents filed on the Court’s docket in this case, can be viewed and downloaded, free of charge, on the Debtor’s Chapter 11 case website maintained by the Voting Agent at <https://dm.epiq11.com/case/synthego/info> and are also on file with the Clerk of the Bankruptcy Court for the District of Delaware, and may be reviewed during the regular hours of the Bankruptcy Court or online, for a fee, through the Bankruptcy Court’s internet website at <http://www.deb.uscourts.gov> (the required PACER password may be obtained at <https://pacer.uscourts.gov/>).

The Plan can be confirmed by the Bankruptcy Court, and therefore made binding on you, if it is accepted by the holders of at least one-half in number and two-thirds in amount of the claims in each of the classes who vote on the Plan and/or if the Plan otherwise satisfies applicable legal requirements.

This Ballot shall not constitute or be deemed a proof of claim or equity interest, an assertion of a claim or equity interest, or the allowance of a claim or equity interest.

**If your Ballot is damaged or lost, or if you have any questions concerning voting procedures, please contact the Debtor’s voting agent, Epiq, by (i) email at [Synthego@epiqglobal.com](mailto:Synthego@epiqglobal.com) (with “Synthego Solicitation Inquiry” in the subject line) or (ii) telephone at (877) 311-5890 (U.S./Canada, toll-free) or +1 (503) 966-4925 (international).**

**PLEASE READ THE ATTACHED VOTING INFORMATION AND INSTRUCTIONS BEFORE COMPLETING THIS BALLOT. PLEASE FOLLOW THE DIRECTIONS CONTAINED ON THE ENCLOSED BALLOT CAREFULLY**

PLEASE COMPLETE ITEM 1. IF NEITHER THE “ACCEPT” NOR “REJECT” LINE IS CHECKED OR BOTH THE “ACCEPT” AND “REJECT” LINE IS CHECKED IN ITEM 1, THIS BALLOT WILL NOT BE COUNTED AS HAVING BEEN CAST. IF THIS BALLOT IS NOT SIGNED ON THE APPROPRIATE LINES BELOW, THIS BALLOT WILL NOT BE VALID OR COUNTED AS HAVING BEEN CAST.

**[remainder of page intentionally blank]**

**Item 1. Class Vote.** The undersigned, the holder of a **CLASS 6 – 2023 CONVERTIBLE NOTES CLAIM** against the Debtor, hereby votes, in the amount set forth below, as follows (check one):

☐ Accept the Plan      ☐ Reject the Plan

Amount of Claim<sup>2</sup> \$ \_\_\_\_\_

**Item 2. (Optional) Plan Releases (Do not complete if you have rejected the Plan).**

Pursuant to the Plan, if you return a Ballot and vote to ACCEPT the Plan, but do not elect to opt out of the third party release provision contained in Section 16.2(b) of the Plan, you are automatically deemed to have agreed to give the releases in Section 16.2(b) of the Plan. However, if you vote to ACCEPT the Plan, you may check the box below to opt out of, and therefore not give, the releases in Section 16.2(b) of the Plan. **Please note that checking the Opt Out box will not affect the amount of your distribution under the Plan.**

☐ I hereby ELECT TO OPT OUT of giving the releases contained in Section 16.2(b) of the Plan.

**Section 16.2(b) of the Combined Disclosure Statement and Plan provides as follows:**

**On and after and subject to the occurrence of the Effective Date, except as otherwise provided in the Plan, each Claimant (collectively, the “Releasing Parties”) who affirmatively votes to accept the Plan and who does not elect to “opt-out” by marking the appropriate box on such Releasing Party’s respective Ballot, for themselves and their respective successors, assigns, transferees, and such Claimants’ officers and directors, agents, members, financial and other advisors, attorneys, employees, partners, affiliates, and representatives (in each case in their capacity as such), shall release (the “Third Party Release”) each Released Party, and each of the Released Parties is deemed released from any and all claims, interests, obligations, rights, suits, damages, Causes of Action, remedies, and liabilities whatsoever, including any derivative claims asserted or assertable on behalf of any of the Debtor or the Estate, as applicable, whether known or unknown, foreseen or unforeseen, asserted or unasserted, accrued or unaccrued, matured or unmatured, determined or determinable, disputed or undisputed, liquidated or unliquidated, or due or to become due, existing or hereinafter arising, in law, equity, or otherwise, that such Releasing Party would have been legally entitled to assert (whether individually or collectively), based on or relating to, or in any manner arising from, in whole or in part, the Debtor, the Debtor’s liquidation, the Chapter 11 Case, the purchase, sale, transfer of any security, asset, right, or interest of the Debtor, the subject matter of, or the transactions or events giving rise to, any Claim or Interest that is treated in the Plan, the business or contractual arrangements between the Releasing Party and any Released Party, the restructuring of Claims and Interests prior to or in the Chapter 11 Case, the**

<sup>2</sup> For voting purposes only, subject to tabulation rules.

negotiation, formulation, or preparation of the Plan or related agreements, instruments, or other documents, any other act or omission, transaction, agreement, event, or other occurrence taking place relating to the Debtor on and before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that constitutes fraud, willful misconduct or gross negligence; *provided however*, the foregoing Third Party Release shall not release any Allowed Claims or Interests of any Releasing Party against the Debtor or obligations of any party under the Plan or any other document, instrument, or agreement executed to implement the Plan. Nothing contained in this Section shall prohibit the Holder of a timely filed Proof of Claim or Interest from litigating its right to seek to have such Claim or Interest declared as Allowed and paid in accordance with the distribution provisions of the Plan, or enjoin or prohibit the interpretation or enforcement by the Holder of a Claim or Interest of any of the obligations of the Debtor or the Post-Effective-Date Debtor under the Plan.

**“Released Parties”** means, collectively, (a) the Debtor and Post-Effective-Date Debtor; (b) the Prepetition Lenders; (c) the Prepetition Agent; (d) the DIP Lenders; (e) the DIP Agent; (f) all Holders of Claims against the Debtor that are bound by the Third Party Release; and (g) the Related Persons of each of the foregoing Entities in clauses (a) through (f); provided however, that all rights of the Debtor and/or Post-Effective-Date Debtor to prosecute any Estate-Retained Causes of Action against those Persons identified in the Plan Supplement as not constituting Released Parties, shall be fully preserved. For the avoidance of doubt and notwithstanding anything to the contrary in the Plan, the Released Parties do not include any former employees, officers or directors of the Debtor (as of the Petition Date) or any current or former equity holders of the Debtor, solely in their respective capacities as such.

**“Related Persons”** means, subject to any exclusions expressly set forth in the Plan, with respect to a specific Person, said Person’s successors and assigns, and as applicable, its current and former equity holders, shareholders, interest holders, members, partners, managers, employees, agents, officers, directors, professionals, representatives, advisors, attorneys, financial advisors, accountants, and consultants, solely in their respective capacities as such.

**Item 3. Acknowledgements.** By signing this Ballot, the undersigned acknowledges receipt of the Plan and the other applicable solicitation materials and certifies that the undersigned is the claimant or has the power and authority to vote to accept or reject the Plan on behalf of the claimant and make the other elections set forth in this Ballot. The undersigned understands that, if this Ballot is validly executed but does not indicate either acceptance or rejection of the Plan, or indicates both an acceptance and rejection of the Plan this Ballot will not be counted.

\_\_\_\_\_  
Name of Creditor

\_\_\_\_\_  
Email Address

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Date Completed

\_\_\_\_\_  
If by Authorized Agent, Name and Title

\_\_\_\_\_  
Street Address

\_\_\_\_\_  
City, State, Zip Code

\_\_\_\_\_  
Telephone Number



**VOTING INFORMATION AND INSTRUCTIONS FOR  
COMPLETING THE BALLOT**

1. On Item 1 of the Ballot, please indicate acceptance or rejection of the Plan.
2. **PLEASE COMPLETE, SIGN, AND DATE THIS BALLOT AND RETURN IT PROMPTLY BY ONLY ONE OF THE FOLLOWING METHODS:**

**IN THE ENCLOSED REPLY ENVELOPE PROVIDED, OR VIA FIRST CLASS MAIL, OVERNIGHT COURIER, OR HAND DELIVERY, OR BY ELECTRONIC ONLINE SUBMISSION.**

**If by First Class Mail, Overnight Courier, or Hand Delivery:**

**By First Class Mail:  
SYNTHEGO CORPORATION  
c/o Epiq Ballot Processing  
P.O. Box 4422  
Beaverton, OR 97076-4422**

**By Overnight Courier or Hand Delivery:  
SYNTHEGO CORPORATION  
c/o Epiq Ballot Processing  
10300 SW Allen Boulevard  
Beaverton, Oregon 97005**

**(To arrange hand delivery of your Ballot, please email the Voting Agent at Synthego@epiqglobal.com (with “Synthego Ballot Delivery” in the subject line) at least 24 hours prior to your arrival at the Epiq address above and provide the anticipated date and time of delivery)**

**By electronic online submission:**

TO SUBMIT YOUR CUSTOMIZED ELECTRONIC BALLOT ONLINE, PLEASE VISIT THE DEBTOR’S BANKRUPTCY WEBSITE:  
[HTTPS://DM.EPIQ11.COM/CASE/SYNTHEGO/INFO](https://dm.epiq11.com/case/synthego/info), CLICK ON THE “SUBMIT E-BALLOT” LINK UNDER THE CASE ACTIONS SECTION OF THE WEBSITE, AND FOLLOW ONLINE SUBMISSION INSTRUCTIONS SET FORTH IN YOUR BALLOT AND ON THE WEBSITE

**IMPORTANT NOTE: You will need the following E-Ballot ID# to retrieve and submit your customized electronic Ballot:**

**Unique E-Ballot ID#:** \_\_\_\_\_

The E-Ballot Portal is the sole manner in which Ballots will be accepted via electronic or online transmission. Ballots submitted by facsimile, email, or other means of electronic transmission will not be counted.

Each E-Ballot ID# is to be used solely for voting only those Claims described in Item 1 of your Ballot. Please complete and submit a Ballot for each E-Ballot ID# you receive, as applicable.

**Holders who cast a Ballot using the Voting Agent's online portal should NOT also submit a paper Ballot.**

3. **Ballots must be received by the Voting Agent by 4:00 p.m., prevailing Eastern Time, on July 29, 2025 (the "Voting Deadline").** If a Ballot is received after the Voting Deadline, it will not be counted unless the Voting Deadline is extended by the Debtor in its discretion subject to disclosure thereof in the Voting Report. An envelope addressed to the Voting Agent is enclosed for your convenience. ***Ballots submitted by facsimile or email will not be accepted.***

4. Please sign and date your Ballot as required in Item 3. Your signature is required in order for your Ballot to be counted.

5. If your claim has not been previously allowed by order of the Bankruptcy Court, your claim will be deemed to be temporarily allowed, solely for purposes of voting on the Plan, unless there is an objection to your claim pending. The temporary allowance of your claim for voting purposes does not constitute an allowance of your claim for purposes of distribution under the Plan and is without prejudice to the rights of the Debtor, or any other party in interest, in any other context (e.g., the right to contest the amount or validity of any claim for purposes of allowance under the Plan). If your claim is subject to an objection, your Ballot will not be counted unless the Court temporarily allows your claim for purposes of voting to accept or reject the Plan. In order for a claim subject to a timely-filed objection to be temporarily allowed for voting purposes only, you are required to file a motion under Bankruptcy Rule 3018 with the Bankruptcy Court seeking such relief by no later than **July 8, 2025**. Ballots of holders of claims that are scheduled as contingent, unliquidated, or disputed (excluding such scheduled disputed, contingent, or unliquidated claims that have been paid, allowed by an Order of the Court or superseded by a timely Filed Proof of Claim) will not be counted unless the Court temporarily allows such claim for purposes of voting to accept or reject the Plan.

6. The following voting procedures apply to your Ballot:

- a. If an objection has not been filed to a Claim, the amount of such Claim for voting purposes shall be the non-contingent, liquidated and undisputed Claim or Interest amount contained on a timely filed Proof of Claim or, if no Proof of Claim was timely filed, the non-contingent, liquidated and undisputed amount of such Claim listed in the Schedules;
- b. If a Claim is listed in the Schedules as contingent, unliquidated, or disputed and a proof of claim was not (i) filed on or before the Voting Record Date; or (ii) deemed timely filed by an order of the Court prior to the Voting Deadline; such Claim shall be disallowed for voting purposes; provided, however, no Claim shall be disallowed for voting purposes to the extent such Claim is the subject of a

Bankruptcy Court order providing that no proof of claim needs to be filed with respect to such Claim;

- c. If a claim for which a proof of claim has been timely filed for a wholly contingent, unliquidated, unknown or undetermined amounts, such Claim shall be temporarily allowed for voting purposes only, and not for purposes of allowance or distribution, at \$1.00;
- d. Proofs of claim filed for \$0.00 or claims scheduled for \$0.00 are not entitled to vote;
- e. In the event a Claim is transferred after the transferor has executed and submitted a Ballot to the Solicitation Agent, the transferee of such Claim shall be bound by any such vote (and the consequences thereof) made by the Holder of such transferred Claim, provided that nothing herein shall be deemed to be a consent by the Debtor to the transfer of any claim;
- f. Notwithstanding anything to the contrary contained herein, any Creditor who has filed or purchased one or more duplicate Claims within the same voting Class shall be provided with only one Solicitation Package and one Ballot for voting a single Claim in such Class, regardless of whether the Debtor have objected to such duplicate Claims;
- g. Except to the extent the Debtor otherwise determine, no party may change its vote after its Ballot has been delivered to the Voting Agent unless the Holder of the Claim or Interest files a motion pursuant to Bankruptcy Rule 3018; *provided that*, notwithstanding the foregoing, subparagraph 'n' below shall govern the submission of multiple Ballots prior to the Voting Deadline;
- h. Claims shall not be split for purposes of voting; thus, each Creditor must vote the full amount of its Claim(s) within each class to either accept or reject the Plan. If a creditor attempts to split such vote on its Ballot, such Ballot will not be counted for voting purposes;
- i. For purposes of the numerosity requirement of § 1126(c), separate Claims held by a single Creditor in a particular Class shall be aggregated as if such Creditor held one Claim against the Debtor in such Class, and the votes related to such Claims shall be treated as a single vote to accept or reject the Plan;
- j. Votes cast pursuant to a Ballot that is not signed shall not be counted, unless the Court orders otherwise;<sup>3</sup>

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<sup>3</sup> For the avoidance of doubt, Ballots submitted online shall be deemed to contain an original signature.

- k. The method of delivery of Ballots to be sent to the Voting Agent is at the election and risk of each Holder of a Claim, but such delivery will be deemed made only when the, executed Ballot is actually received by the Voting Agent;
- l. Delivery of the executed Ballot to the Voting Agent on or before the Voting Deadline is required. Delivery of a Ballot by facsimile, email, or any other electronic means, except as expressly provided herein, will not be accepted unless otherwise agreed by the Debtor in writing or ordered by the Court;
- m. No Ballot sent to the Debtor, or the Debtor's financial or legal advisors, shall be accepted or counted;
- n. If multiple Ballots are received from or on behalf of an individual holder of a Claim with respect to the same Claim prior to the Voting Deadline, the last dated and properly completed Ballot timely received will be deemed to reflect the voter's intent and to supersede and revoke any prior Ballot;
- o. If a Ballot is signed by a trustee, executor, administrator, guardian, attorney-in-fact, officer of a corporation, or other person acting in a fiduciary or representative capacity, such person should indicate such capacity when signing and, if requested by the Debtor, must submit proper evidence, satisfactory to the Debtor, of such person's authority to so act in such capacity;
- p. The Debtor, subject to contrary order of the Court, may waive any defect in any Ballot at any time, either before or after the close of voting, and without notice. Except as otherwise provided herein, the Debtor may, in its discretion, reject any such defective Ballot as invalid and, therefore, not count it in connection with confirmation of the Plan;
- q. To assist in the solicitation process, the Debtor requested that the Court grant the Voting Agent the authority to contact parties that submit incomplete or otherwise deficient Ballots to make a reasonable effort to cure such deficiencies, provided that, neither the Debtor, Voting Agent, nor any other person or entity will be under any duty to provide notification of defects or irregularities with respect to deliveries of Ballots, nor will any such party incur any liability for failure to provide such notification. Ballots previously furnished (and as to which any irregularities have not theretofore been cured or waived) will not be counted (except as set forth in (p) above);
- r. Unless otherwise ordered by the Court, all questions as to the validity, eligibility (including time of receipt) and revocation or withdrawal of Ballots will be determined by the Debtor, which determination shall be final and binding;
- s. If designation of a Claim is requested under § 1126(e), any vote to accept or reject the Plan cast with respect to such Claim will not be counted for purposes of determining whether the Plan has been accepted or rejected, unless the Court orders otherwise;

- t. Unless waived or as otherwise ordered by the Court, any defects or irregularities in connection with deliveries of Ballots must be cured by the Voting Deadline, and unless otherwise ordered by the Court, delivery of such Ballots will not be deemed to have been made until such irregularities have been cured or waived. Ballots previously furnished (and as to which any irregularities have not been cured or waived by the Voting Deadline) will not be counted;
- u. Neither the Debtor nor any other person or entity will be under any duty to provide notification of defects or irregularities with respect to the delivery of Ballots, nor will any of them incur any liability for failure to provide such notification;
- v. No fees, commissions, or other remuneration will be payable to any broker, dealer, or other person for soliciting Ballots to accept the Plan;
- w. The Ballot is not a letter of transmittal and may not be used for any purpose other than to vote to accept or reject the Plan and/or to opt out of the release; and
- x. The Ballot does not constitute, and shall not be deemed to be, a proof of Claim or an assertion or admission of a Claim or equity Interest.

7. NO PERSON HAS BEEN AUTHORIZED TO GIVE ANY INFORMATION OR ADVICE, OR TO MAKE ANY REPRESENTATION, OTHER THAN WHAT IS CONTAINED IN THE MATERIALS MAILED WITH THIS BALLOT OR OTHER MATERIALS AUTHORIZED BY THE BANKRUPTCY COURT.

**PLEASE RETURN YOUR BALLOT PROMPTLY.  
IF THE VOTING AGENT DOES NOT ACTUALLY RECEIVE THIS BALLOT ON OR  
BEFORE THE VOTING DEADLINE, WHICH IS ON JULY 29, 2025 AT 4:00 P.M.,  
PREVAILING EASTERN TIME, THE VOTE TRANSMITTED HEREBY WILL NOT  
BE COUNTED, UNLESS THE VOTING DEADLINE IS EXTENDED.**

## **Exhibit 5**

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

In re:  SYNTHEGO CORPORATION, <sup>1</sup>  Debtor.	Chapter 11  Case No. 25-10823 (MFW)
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**NOTICE OF (I) NON-VOTING STATUS DUE TO NON-IMPAIRMENT,  
(II) CONDITIONAL APPROVAL OF DISCLOSURES, (III) HEARING TO  
CONSIDER CONFIRMATION OF THE PLAN, AND (IV) DEADLINE  
FOR FILING OBJECTIONS TO CONFIRMATION OF THE PLAN**

To: Holders of: (i) Class 1 – Priority Non-Tax Claims and (ii) Class 3 – Other Secured Claims

**PLEASE TAKE NOTICE THAT:**

On May 5, 2025 (the “Petition Date”), Synthego Corporation, the above-captioned debtor and debtor in possession (the “Debtor”), commenced its case by filing its voluntary petition for relief under chapter 11 of the Bankruptcy Code. The Debtor has continued in the possession of its property and has continued to operate and manage its business as debtor in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.

**THE COMBINED DISCLOSURE STATEMENT AND PLAN**

On June 26, 2025, the Debtor filed the *First Amended Combined Disclosure Statement and Plan of Liquidation of Synthego Corporation Under Chapter 11 of the Bankruptcy Code* [Docket No. 171] (including all exhibits thereto and as amended, supplemented or otherwise modified from time to time, the “Combined Disclosure Statement and Plan”).

**INTERIM CONDITIONAL APPROVAL OF DISCLOSURE STATEMENT**

By an Order dated June 26, 2025 (the “Solicitation Procedures Order”), the Bankruptcy Court conditionally approved, on an interim basis, the disclosures (the “Disclosures”) in the Combined Disclosure Statement and Plan as containing adequate information within the meaning of section 1125 of Bankruptcy Code. The Solicitation Procedures Order expressly reserves all parties’ rights to raise objections to the adequacy of information in the Combined Disclosure Statement and Plan.

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<sup>1</sup> The Debtor’s mailing address is 3696 Haven Avenue, Suite A, Redwood City, California, 94063, and the last four digits of the Debtor’s federal tax identification number is 9518.

By the Solicitation Procedures Order, the Court established **July 29, 2025 at 4:00 p.m. (Eastern Time)** (the “Voting Deadline”) as the deadline by which ballots accepting or rejecting the Plan must be received. To be counted, your executed ballot must actually be **received** on or before the Voting Deadline by the Voting Agent in accordance with the instructions found on the ballot.

### **THE COMBINED HEARING**

On **August 5, 2025 at 2:00 p.m. (Eastern Time)**, or as soon thereafter as counsel may be heard, a hearing will be held before the Honorable Mary F. Walrath via Zoom and in the U.S. Bankruptcy Court, 824 North Market Street, 5th Floor, Courtroom 4, Wilmington, DE 19801 to consider final approval of the Disclosures and confirmation of the Plan, as the same may be amended or modified (the “Combined Hearing”).

**The Combined Hearing may be adjourned from time to time. If the Combined Hearing is adjourned, the Debtor will file a notice of adjournment on the docket and serve it by email if available, otherwise by first class or overnight mail, on the parties who have requested notice pursuant to Bankruptcy Rule 2002 and Local Rule 2002-1(b) and on any parties that have filed objections to approval of the Disclosures or confirmation of the Plan. The Combined Disclosure Statement and Plan may be modified in accordance with the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, the Plan, and other applicable law, without further notice, prior to or as a result of the Combined Hearing.**

### **NON-VOTING STATUS**

You are receiving this Notice because under the terms of the Combined Disclosure Statement and Plan, either: (a) your Claim(s) are not classified under the Combined Disclosure Statement and Plan pursuant to section 1123(a)(1) of the Bankruptcy Code and therefore you are not entitled to vote on the Plan; or (b) you are a holder of a Claim which is defined in the Combined Disclosure Statement and Plan as being in a class receiving an estimated one hundred percent (100%) recovery under the Combined Disclosure Statement and Plan, and therefore deemed to have accepted the Plan pursuant to section 1126(f) of the Bankruptcy Code, and are not entitled to vote to accept or reject the Plan. Accordingly, this notice is being mailed to you for your information only.

If, notwithstanding this notice of your non-voting status, you believe that you may have a Claim against the Debtor that entitles you to vote on the Plan, you should immediately request the appropriate Ballot by contacting the Voting Agent.

### **INJUNCTIONS, RELEASES, AND DISCHARGE**

Sections 16.1, 16.2(a), 16.2(b), and 16.3 of the Combined Disclosure Statement and Plan contain the exculpation, release, and injunction provisions set forth below:

#### **Exculpation:**

**The (i) Debtor, (ii) the Debtor’s directors, officers, managers, and employees that served during the Chapter 11 Case, and (iii) each of their respective professionals and advisors**



retained during the Chapter 11 Case, each solely in their capacities as such (collectively, the **“Exculpated Parties”**), will neither have nor incur any liability to any entity for any action in good faith taken or omitted to be taken between the Petition Date and Effective Date in connection with or related to the Chapter 11 Case, the sale or other disposition of the Debtor’s assets or the formulation, preparation, dissemination, implementation, Confirmation, or Consummation of the Plan, the Disclosure Statement, or any agreement created or entered into in connection with the Plan; *provided however*, that this limitation will not affect or modify the obligations created under the Plan, or the rights of any Holder of an Allowed Claim to enforce its rights under the Plan, and shall not release any action (or inaction) constituting willful misconduct, fraud, or gross negligence (in each case subject to determination of such by final order of a court of competent jurisdiction); *provided however*, that any Exculpated Party shall be entitled to rely upon the advice of counsel with respect to its duties and responsibilities (if any) under the Plan, and such reliance shall form a defense to any such claim, Cause of Action, or liability. Without limiting the generality of the foregoing, each Exculpated Party shall be entitled to and granted the protections of Section 1125(e) of the Bankruptcy Code. For the avoidance of doubt, Paladin, together with the personnel provided by it to furnish services to the Debtor during the Chapter 11 Case, including Allen Soong, the Debtor’s CRO, and the personnel of Paladin assisting the CRO, are Exculpated Parties.

**Releases:**

**Debtor Release.**

Pursuant to section 1123(b) of the Bankruptcy Code, and except as otherwise specifically provided in the Plan, for good and valuable consideration, on and after and subject to the occurrence of the Effective Date, the Debtor, the Post-Effective-Date Debtor, and the Estate (collectively, the **“Debtor/Estate Releasors”**) shall release (the **“Debtor/Estate Release”**) each Released Party, and each Released Party is deemed released by the Debtor/Estate Releasors from any and all claims, obligations, rights, suits, damages, Causes of Action, remedies, and liabilities whatsoever, including any derivative claims, asserted or assertable on behalf of any of the Debtor/Estate Releasors, as applicable, whether known or unknown, foreseen or unforeseen, asserted or unasserted, accrued or unaccrued, matured or unmatured, determined or determinable, disputed or undisputed, liquidated or unliquidated, or due or to become due, existing or hereinafter arising, in law, equity, or otherwise, that the Debtor/Estate Releasors would have been legally entitled to assert in its own right, or on behalf of the Holder of any Claim or Interest or other entity, based on or relating to, or in any manner arising from, in whole or in part, the Debtor, the Debtor’s liquidation, the Chapter 11 Case, the purchase, sale, transfer of any security, asset, right, or interest of the Debtor, the subject matter of, or the transactions or events giving rise to, any Claim or Interest that is treated in the Plan, the business or contractual arrangements between the Debtor and any Released Party, the restructuring of Claims and Interests prior to or in the Chapter 11 Case, the negotiation, formulation, or preparation of the Plan or related agreements, instruments, or other documents, any other act or omission, transaction, agreement, event, or other occurrence taking place relating to the Debtor on and before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that constitutes fraud, willful misconduct, or gross negligence; *provided*

*however*, the foregoing Debtor/Estate Release shall not operate to waive or release any obligations of any party under the Plan or any other document, instrument, or agreement executed to implement the Plan; and further provided that nothing herein shall act as a discharge of the Debtor.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval of the Debtor/Estate Release, which includes by reference each of the related provisions and definitions contained herein, and further, shall constitute the Bankruptcy Court's finding that the Debtor/Estate Release is: (a) in exchange for the good and valuable consideration provided by the Released Parties; (b) in the best interests of the Debtor and all Holders of Claims and Interests; (c) fair, equitable, and reasonable; (d) given and made after due notice and opportunity for hearing; and (e) a bar to any of the Debtor/Estate Releasers asserting any Claim or Cause of Action released pursuant to the Debtor/Estate Release.

**Third Party Release.**

On and after and subject to the occurrence of the Effective Date, except as otherwise provided in the Plan, each Claimant (collectively, the "Releasing Parties") who affirmatively votes to accept the Plan and who does not elect to "opt-out" by marking the appropriate box on such Releasing Party's respective Ballot, for themselves and their respective successors, assigns, transferees, and such Claimants' officers and directors, agents, members, financial and other advisors, attorneys, employees, partners, affiliates, and representatives (in each case in their capacity as such), shall release (the "Third Party Release") each Released Party, and each of the Released Parties is deemed released from any and all claims, interests, obligations, rights, suits, damages, Causes of Action, remedies, and liabilities whatsoever, including any derivative claims asserted or assertable on behalf of any of the Debtor or the Estate, as applicable, whether known or unknown, foreseen or unforeseen, asserted or unasserted, accrued or unaccrued, matured or unmatured, determined or determinable, disputed or undisputed, liquidated or unliquidated, or due or to become due, existing or hereinafter arising, in law, equity, or otherwise, that such Releasing Party would have been legally entitled to assert (whether individually or collectively), based on or relating to, or in any manner arising from, in whole or in part, the Debtor, the Debtor's liquidation, the Chapter 11 Case, the purchase, sale, transfer of any security, asset, right, or interest of the Debtor, the subject matter of, or the transactions or events giving rise to, any Claim or Interest that is treated in the Plan, the business or contractual arrangements between the Releasing Party and any Released Party, the restructuring of Claims and Interests prior to or in the Chapter 11 Case, the negotiation, formulation, or preparation of the Plan or related agreements, instruments, or other documents, any other act or omission, transaction, agreement, event, or other occurrence taking place relating to the Debtor on and before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that constitutes fraud, willful misconduct or gross negligence; *provided however*, the foregoing Third Party Release shall not release any Allowed Claims or Interests of any Releasing Party against the Debtor or obligations of any party under the Plan or any other document, instrument, or agreement executed to implement the Plan. Nothing contained in this Section shall prohibit the Holder of a timely filed Proof of Claim or Interest from litigating its right to seek to have such Claim or Interest declared as Allowed and paid in accordance with the distribution provisions of the Plan, or enjoin or prohibit the

interpretation or enforcement by the Holder of a Claim or Interest of any of the obligations of the Debtor or the Post-Effective-Date Debtor under the Plan.

**Injunction.**

In implementation of the Plan, except as otherwise expressly provided in the Confirmation Order or the Plan, and except in connection with the enforcement of the terms of the Plan or any documents provided for or contemplated in the Plan, all entities who have held, hold or may hold Claims against or Interests in the Debtor, the Post-Effective-Date Debtor, or the Estate that arose prior to the Effective Date are enjoined, during the period from the Effective Date through the date that no Remaining Assets of the Post-Effective-Date Debtor remain, from: (a) commencing or continuing in any manner, directly or indirectly, any action or other proceeding of any kind against the Debtor, the Post-Effective-Date Debtor, or the Estate, with respect to any such Claim or Interest; (b) the enforcement, attachment, collection, or recovery by any manner or means, directly or indirectly, of any judgment, award, decree, or order against the Debtor, the Post-Effective-Date Debtor, the Estate, or any of the Remaining Assets with respect to any such Claim or Interest; (c) creating, perfecting, or enforcing, directly or indirectly, any Lien or encumbrance of any kind against the Debtor, the Post-Effective-Date Debtor, the Estate, or any of the Remaining Assets with respect to any such Claim or Interest; and (d) any act, in any manner, in any place whatsoever, that does not conform to or comply with the provisions of the Plan with respect to such Claim or Interest. Nothing contained in this Section shall prohibit the Holder of a timely filed Proof of Claim or an Interest from litigating its right to seek to have such Claim or Interest declared an Allowed Claim or Allowed Interest, as applicable, and paid in accordance with the distribution provisions of the Plan, or enjoin or prohibit the interpretation or enforcement by the Claimant of any of the obligations of the Debtor or the Post-Effective-Date Debtor under the Plan.

**KEY PLAN DEFINITIONS**

“Released Parties” means, collectively, (a) the Debtor and Post-Effective-Date Debtor; (b) the Prepetition Lenders; (c) the Prepetition Agent; (d) the DIP Lenders; (e) the DIP Agent; (f) all Holders of Claims against the Debtor that are bound by the Third Party Release; and (g) the Related Persons of each of the foregoing Entities in clauses (a) through (f); provided however, that all rights of the Debtor and/or Post-Effective-Date Debtor to prosecute any Estate-Retained Causes of Action against those Persons identified in the Plan Supplement as not constituting Released Parties, shall be fully preserved. **For the avoidance of doubt and notwithstanding anything to the contrary in the Plan, the Released Parties do not include any former employees, officers or directors of the Debtor (as of the Petition Date) or any current or former equity holders of the Debtor, solely in their respective capacities as such.**

“Related Persons” means, subject to any exclusions expressly set forth in the Plan, with respect to a specific Person, said Person’s successors and assigns, and as applicable, its current and former equity holders, shareholders, interest holders, members, partners, managers, employees, agents, officers, directors, professionals, representatives, advisors, attorneys, financial advisors, accountants, and consultants, solely in their respective capacities as such.

**DEADLINE FOR OBJECTIONS TO APPROVAL OF THE DISCLOSURES  
OR CONFIRMATION OF THE PLAN**

Objections, if any, to final approval of the Disclosures or confirmation of the Combined Disclosure Statement and Plan, including any supporting memoranda, must be in writing, be filed with the Clerk of the Court, United States Bankruptcy Court, District of Delaware, 824 North Market Street, 3rd Floor, Wilmington, DE 19801 together with proof of service **on or before July 29, 2025 at 4:00 p.m. (Eastern Time)** (the “**Objection Deadline**”), and shall (a) state the name and address of the objecting party and the amount of its claim or the nature of its interest in the Debtor’s chapter 11 case; (b) state with particularity the provision or provisions of the Combined Disclosure Statement and Plan objected to and for any objection asserted, the legal and factual basis for such objections; and (c) be served on the following parties: (i) counsel for the Debtor, (a) Pachulski Stang Ziehl & Jones LLP, 919 North Market Street, 17th Floor, P.O. Box 8705, Wilmington, DE 19899-8705 (Courier 19801), Attn: James E. O’Neill (joneill@pszjlaw.com); and (b) Pachulski Stang Ziehl & Jones LLP, One Sansome Street, Suite 3430, San Francisco, CA 94104, Attn: Debra Grassgreen (dgrassgreen@pszjlaw.com) and Maxim B. Litvak (mlitvak@pszjlaw.com); (ii) the Office of The United States Trustee, 844 King Street, Suite 2207, Lockbox 35, Wilmington, DE 19801, Attn: Megan Seliber (megan.seliber@usdoj.gov); and (iii) counsel to the Prepetition Lenders and DIP Agent: (a) Morrison & Foerster LLP, 250 West 55th Street, Floor 20, New York, NY 10019, Attn: James A. Newton, Esq. (jnewton@mofo.com) and Miranda K. Russell, Esq. (mrussell@mofo.com); and (b) Potter Anderson & Corroon LLP, Attn: Christopher M. Samis (csamis@potteranderson.com) and Brett M. Haywood (bhaywood@potteranderson.com).

**COPIES OF THE PLAN AND BALLOTS, IF APPLICABLE**

If you wish to receive copies of the Combined Disclosure Statement and Plan, they will be provided, as quickly as practicable, upon request to the Voting Agent, Epiq Corporate Restructuring, LLC (“Epiq” or the “Voting Agent”) by (i) email at [Synthego@epiqglobal.com](mailto:Synthego@epiqglobal.com) (with “Synthego Solicitation Inquiry” in the subject line), or (ii) telephone at (877) 311-5890 (U.S./Canada, toll-free) or +1 (503) 966-4925 (international) or (iii) by mail at SYNTHEGO CORPORATION, c/o Epiq Ballot Processing, 10300 SW Allen Boulevard, Beaverton, Oregon 97005.

IF YOU HAVE ANY QUESTIONS REGARDING YOUR CLAIM OR THE VOTING PROCEDURES, OR IF YOU NEED A BALLOT OR ADDITIONAL COPIES OF THE COMBINED DISCLOSURE STATEMENT AND PLAN OR OTHER ENCLOSED MATERIALS, PLEASE CONTACT THE VOTING AGENT AS SET FORTH ABOVE.

**IF YOU DO NOT RECEIVE A SOLICITATION PACKAGE (INCLUDING A BALLOT) AND YOU BELIEVE YOU ARE ENTITLED TO VOTE ON THE PLAN, PLEASE PROMPTLY CONTACT THE VOTING AGENT AS SET FORTH ABOVE TO OBTAIN A BALLOT AND RELATED SOLICITATION MATERIALS. THE DEBTOR RESERVE ALL RIGHTS WITH RESPECT TO ANY SUCH CAST BALLOTS PURSUANT TO THE SOLICITATION PROCEDURES.**

Dated: June 26, 2025

PACHULSKI STANG ZIEHL & JONES LLP

/s/ James E. O'Neill

Debra I. Grassgreen (admitted *pro hac vice*)

Maxim B. Litvak (admitted *pro hac vice*)

Malhar S. Pagay (admitted *pro hac vice*)

James E. O'Neill (DE Bar No. 4042)

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*Counsel to the Debtor and Debtor in Possession*

## **Exhibit 6**

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

In re:  SYNTHEGO CORPORATION, <sup>1</sup>  Debtor.	Chapter 11  Case No. 25-10823 (MFW)
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**NOTICE OF (I) NON-VOTING STATUS DUE TO NO RECOVERY,  
(II) CONDITIONAL APPROVAL OF DISCLOSURES, (III) HEARING TO  
CONSIDER CONFIRMATION OF THE PLAN, AND (IV) DEADLINE  
FOR FILING OBJECTIONS TO CONFIRMATION OF THE PLAN**

To: Holders of Class 7 Interests (Non-Voting – Presumed to Reject)

**PLEASE TAKE NOTICE THAT:**

On May 5, 2025 (the “Petition Date”), Synthego Corporation, the above-captioned debtor and debtor in possession (the “Debtor”), commenced its case by filing its voluntary petition for relief under chapter 11 of the Bankruptcy Code. The Debtor has continued in the possession of its property and has continued to operate and manage its business as debtor in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.

**THE COMBINED DISCLOSURE STATEMENT AND PLAN**

On June 26, 2025, the Debtor filed the *First Amended Combined Disclosure Statement and Plan of Liquidation of Synthego Corporation Under Chapter 11 of the Bankruptcy Code* [Docket No. 171] (including all exhibits thereto and as amended, supplemented or otherwise modified from time to time, the “Combined Disclosure Statement and Plan”).

**INTERIM CONDITIONAL APPROVAL OF DISCLOSURE STATEMENT**

By an Order dated June 26, 2025 (the “Solicitation Procedures Order”), the Bankruptcy Court conditionally approved, on an interim basis, the disclosures (the “Disclosures”) in the Combined Disclosure Statement and Plan as containing adequate information within the meaning of section 1125 of Bankruptcy Code. The Solicitation Procedures Order expressly reserves all parties’ rights to raise objections to the adequacy of information in the Combined Disclosure Statement and Plan.

By the Solicitation Procedures Order, the Court established **July 29, 2025 at 4:00 p.m. (Eastern Time)** (the “Voting Deadline”) as the deadline by which ballots accepting or rejecting

<sup>1</sup> The Debtor’s mailing address is 3696 Haven Avenue, Suite A, Redwood City, California, 94063, and the last four digits of the Debtor’s federal tax identification number is 9518.

the Plan must be received. To be counted, your executed ballot must actually be **received** on or before the Voting Deadline by the Voting Agent in accordance with the instructions found on the ballot.

### **THE COMBINED HEARING**

On **August 5, 2025 at 2:00 p.m. (Eastern Time)**, or as soon thereafter as counsel may be heard, a hearing will be held before the Honorable Mary F. Walrath via Zoom and in the U.S. Bankruptcy Court, 824 North Market Street, 5th Floor, Courtroom 4, Wilmington, DE 19801 to consider final approval of the Disclosures and confirmation of the Plan, as the same may be amended or modified (the “Combined Hearing”).

**The Combined Hearing may be adjourned from time to time. If the Combined Hearing is adjourned, the Debtor will file a notice of adjournment on the docket and serve it by email if available, otherwise by first class or overnight mail, on the parties who have requested notice pursuant to Bankruptcy Rule 2002 and Local Rule 2002-1(b) and on any parties that have filed objections to approval of the Disclosures or confirmation of the Combined Disclosure Statement and Plan. The Combined Disclosure Statement and Plan may be modified in accordance with the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, the Plan, and other applicable law, without further notice, prior to or as a result of the Combined Hearing.**

### **NON-VOTING STATUS**

You are receiving this Notice because under the terms of the Combined Disclosure Statement and Plan you are not entitled to receive or retain property on account of your Claim(s) against, or Interest(s) in, the Debtor and, therefore, in accordance with section 1126(g) of the Bankruptcy Code, you are (a) deemed to have rejected the Combined Disclosure Statement and Plan and (b) **not** entitled to vote on the Combined Disclosure Statement and Plan. Accordingly, the Notice is being mailed to you for your information only.

If, notwithstanding this notice of your non-voting status, you believe that you may have a Claim against the Debtor that entitles you to vote on the Plan, you should immediately request the appropriate Ballot by contacting the Voting Agent.

### **INJUNCTIONS, RELEASES, AND DISCHARGE**

Sections 16.1, 16.2(a), 16.2(b), and 16.3 of the Combined Disclosure Statement and Plan contain the exculpation, release, and injunction provisions set forth below:

#### **Exculpation:**

**The (i) Debtor, (ii) the Debtor’s directors, officers, managers, and employees that served during the Chapter 11 Case, and (iii) each of their respective professionals and advisors retained during the Chapter 11 Case, each solely in their capacities as such (collectively, the “Exculpated Parties”), will neither have nor incur any liability to any entity for any action in good faith taken or omitted to be taken between the Petition Date and Effective Date in connection with or related to the Chapter 11 Case, the sale or other disposition of the**



Debtor's assets or the formulation, preparation, dissemination, implementation, Confirmation, or Consummation of the Plan, the Disclosure Statement, or any agreement created or entered into in connection with the Plan; *provided however*, that this limitation will not affect or modify the obligations created under the Plan, or the rights of any Holder of an Allowed Claim to enforce its rights under the Plan, and shall not release any action (or inaction) constituting willful misconduct, fraud, or gross negligence (in each case subject to determination of such by final order of a court of competent jurisdiction); *provided however*, that any Exculpated Party shall be entitled to rely upon the advice of counsel with respect to its duties and responsibilities (if any) under the Plan, and such reliance shall form a defense to any such claim, Cause of Action, or liability. Without limiting the generality of the foregoing, each Exculpated Party shall be entitled to and granted the protections of Section 1125(e) of the Bankruptcy Code. For the avoidance of doubt, Paladin, together with the personnel provided by it to furnish services to the Debtor during the Chapter 11 Case, including Allen Soong, the Debtor's CRO, and the personnel of Paladin assisting the CRO, are Exculpated Parties

**Releases:**

**Debtor Release.**

Pursuant to section 1123(b) of the Bankruptcy Code, and except as otherwise specifically provided in the Plan, for good and valuable consideration, on and after and subject to the occurrence of the Effective Date, the Debtor, the Post-Effective-Date Debtor, and the Estate (collectively, the "Debtor/Estate Releasers") shall release (the "Debtor/Estate Release") each Released Party, and each Released Party is deemed released by the Debtor/Estate Releasers from any and all claims, obligations, rights, suits, damages, Causes of Action, remedies, and liabilities whatsoever, including any derivative claims, asserted or assertable on behalf of any of the Debtor/Estate Releasers, as applicable, whether known or unknown, foreseen or unforeseen, asserted or unasserted, accrued or unaccrued, matured or unmatured, determined or determinable, disputed or undisputed, liquidated or unliquidated, or due or to become due, existing or hereinafter arising, in law, equity, or otherwise, that the Debtor/Estate Releasers would have been legally entitled to assert in its own right, or on behalf of the Holder of any Claim or Interest or other entity, based on or relating to, or in any manner arising from, in whole or in part, the Debtor, the Debtor's liquidation, the Chapter 11 Case, the purchase, sale, transfer of any security, asset, right, or interest of the Debtor, the subject matter of, or the transactions or events giving rise to, any Claim or Interest that is treated in the Plan, the business or contractual arrangements between the Debtor and any Released Party, the restructuring of Claims and Interests prior to or in the Chapter 11 Case, the negotiation, formulation, or preparation of the Plan or related agreements, instruments, or other documents, any other act or omission, transaction, agreement, event, or other occurrence taking place relating to the Debtor on and before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that constitutes fraud, willful misconduct, or gross negligence; *provided however*, the foregoing Debtor/Estate Release shall not operate to waive or release any obligations of any party under the Plan or any other document, instrument, or agreement executed to implement the Plan; and further provided that nothing herein shall act as a discharge of the Debtor.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval of the Debtor/Estate Release, which includes by reference each of the related provisions and definitions contained herein, and further, shall constitute the Bankruptcy Court's finding that the Debtor/Estate Release is: (a) in exchange for the good and valuable consideration provided by the Released Parties; (b) in the best interests of the Debtor and all Holders of Claims and Interests; (c) fair, equitable, and reasonable; (d) given and made after due notice and opportunity for hearing; and (e) a bar to any of the Debtor/Estate Releasers asserting any Claim or Cause of Action released pursuant to the Debtor/Estate Release.

**Third Party Release.**

On and after and subject to the occurrence of the Effective Date, except as otherwise provided in the Plan, each Claimant (collectively, the "**Releasing Parties**") who affirmatively votes to accept the Plan and who does not elect to "opt-out" by marking the appropriate box on such Releasing Party's respective Ballot, for themselves and their respective successors, assigns, transferees, and such Claimants' officers and directors, agents, members, financial and other advisors, attorneys, employees, partners, affiliates, and representatives (in each case in their capacity as such), shall release (the "**Third Party Release**") each Released Party, and each of the Released Parties is deemed released from any and all claims, interests, obligations, rights, suits, damages, Causes of Action, remedies, and liabilities whatsoever, including any derivative claims asserted or assertable on behalf of any of the Debtor or the Estate, as applicable, whether known or unknown, foreseen or unforeseen, asserted or unasserted, accrued or unaccrued, matured or unmatured, determined or determinable, disputed or undisputed, liquidated or unliquidated, or due or to become due, existing or hereinafter arising, in law, equity, or otherwise, that such Releasing Party would have been legally entitled to assert (whether individually or collectively), based on or relating to, or in any manner arising from, in whole or in part, the Debtor, the Debtor's liquidation, the Chapter 11 Case, the purchase, sale, transfer of any security, asset, right, or interest of the Debtor, the subject matter of, or the transactions or events giving rise to, any Claim or Interest that is treated in the Plan, the business or contractual arrangements between the Releasing Party and any Released Party, the restructuring of Claims and Interests prior to or in the Chapter 11 Case, the negotiation, formulation, or preparation of the Plan or related agreements, instruments, or other documents, any other act or omission, transaction, agreement, event, or other occurrence taking place relating to the Debtor on and before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that constitutes fraud, willful misconduct or gross negligence; *provided however*, the foregoing Third Party Release shall not release any Allowed Claims or Interests of any Releasing Party against the Debtor or obligations of any party under the Plan or any other document, instrument, or agreement executed to implement the Plan. Nothing contained in this Section shall prohibit the Holder of a timely filed Proof of Claim or Interest from litigating its right to seek to have such Claim or Interest declared as Allowed and paid in accordance with the distribution provisions of the Plan, or enjoin or prohibit the interpretation or enforcement by the Holder of a Claim or Interest of any of the obligations of the Debtor or the Post-Effective-Date Debtor under the Plan.

### **Injunction.**

In implementation of the Plan, except as otherwise expressly provided in the Confirmation Order or the Plan, and except in connection with the enforcement of the terms of the Plan or any documents provided for or contemplated in the Plan, all entities who have held, hold or may hold Claims against or Interests in the Debtor, the Post-Effective-Date Debtor, or the Estate that arose prior to the Effective Date are enjoined, during the period from the Effective Date through the date that no Remaining Assets of the Post-Effective-Date Debtor remain, from: (a) commencing or continuing in any manner, directly or indirectly, any action or other proceeding of any kind against the Debtor, the Post-Effective-Date Debtor, or the Estate, with respect to any such Claim or Interest; (b) the enforcement, attachment, collection, or recovery by any manner or means, directly or indirectly, of any judgment, award, decree, or order against the Debtor, the Post-Effective-Date Debtor, the Estate, or any of the Remaining Assets with respect to any such Claim or Interest; (c) creating, perfecting, or enforcing, directly or indirectly, any Lien or encumbrance of any kind against the Debtor, the Post-Effective-Date Debtor, the Estate, or any of the Remaining Assets with respect to any such Claim or Interest; and (d) any act, in any manner, in any place whatsoever, that does not conform to or comply with the provisions of the Plan with respect to such Claim or Interest. Nothing contained in this Section shall prohibit the Holder of a timely filed Proof of Claim or an Interest from litigating its right to seek to have such Claim or Interest declared an Allowed Claim or Allowed Interest, as applicable, and paid in accordance with the distribution provisions of the Plan, or enjoin or prohibit the interpretation or enforcement by the Claimant of any of the obligations of the Debtor or the Post-Effective-Date Debtor under the Plan.

### **KEY PLAN DEFINITIONS**

“Released Parties” means, collectively, (a) the Debtor and Post-Effective-Date Debtor; (b) the Prepetition Lenders; (c) the Prepetition Agent; (d) the DIP Lenders; (e) the DIP Agent; (f) all Holders of Claims against the Debtor that are bound by the Third Party Release; and (g) the Related Persons of each of the foregoing Entities in clauses (a) through (f); provided however, that all rights of the Debtor and/or Post-Effective-Date Debtor to prosecute any Estate-Retained Causes of Action against those Persons identified in the Plan Supplement as not constituting Released Parties, shall be fully preserved. **For the avoidance of doubt and notwithstanding anything to the contrary in the Plan, the Released Parties do not include any former employees, officers or directors of the Debtor (as of the Petition Date) or any current or former equity holders of the Debtor, solely in their respective capacities as such.**

“Related Persons” means, subject to any exclusions expressly set forth in the Plan, with respect to a specific Person, said Person’s successors and assigns, and as applicable, its current and former equity holders, shareholders, interest holders, members, partners, managers, employees, agents, officers, directors, professionals, representatives, advisors, attorneys, financial advisors, accountants, and consultants, solely in their respective capacities as such.

**DEADLINE FOR OBJECTIONS TO APPROVAL OF THE DISCLOSURES  
OR CONFIRMATION OF THE PLAN**

Objections, if any, to final approval of the Disclosures or confirmation of the Plan, including any supporting memoranda, must be in writing, be filed with the Clerk of the Court, United States Bankruptcy Court, District of Delaware, 824 North Market Street, 3rd Floor, Wilmington, DE 19801 together with proof of service **on or before July 29, 2025 at 4:00 p.m. (Eastern Time)** (the “**Objection Deadline**”), and shall (a) state the name and address of the objecting party and the amount of its claim or the nature of its interest in the Debtor’s chapter 11 case; (b) state with particularity the provision or provisions of the Plan objected to and for any objection asserted, the legal and factual basis for such objections; and (c) be served on the following parties: (i) counsel for the Debtor, (a) Pachulski Stang Ziehl & Jones LLP, 919 North Market Street, 17th Floor, P.O. Box 8705, Wilmington, DE 19899-8705 (Courier 19801), Attn: James E. O’Neill (joneill@pszjlaw.com); and (b) Pachulski Stang Ziehl & Jones LLP, One Sansome Street, Suite 3430, San Francisco, CA 94104, Attn: Debra Grassgreen (dgrassgreen@pszjlaw.com) and Maxim B. Litvak (mlitvak@pszjlaw.com); (ii) the Office of The United States Trustee, 844 King Street, Suite 2207, Lockbox 35, Wilmington, DE 19801, Attn: Megan Seliber (megan.seliber@usdoj.gov); and (iii) counsel to the Prepetition Lenders and DIP Agent: (a) Morrison & Foerster LLP, 250 West 55th Street, Floor 20, New York, NY 10019, Attn: James A. Newton, Esq. (jnewton@mofo.com) and Miranda K. Russell, Esq. (mrussell@mofo.com); and (b) Potter Anderson & Corroon LLP, Attn: Christopher M. Samis (csamis@potteranderson.com) and Brett M. Haywood (bhaywood@potteranderson.com).

**COPIES OF THE PLAN AND BALLOTS, IF APPLICABLE**

If you wish to receive copies of the Combined Disclosure Statement and Plan, they will be provided, as quickly as practicable, upon request to the Voting Agent, Epiq Corporate Restructuring, LLC (“Epiq” or the “Voting Agent”) by (i) email at [Synthego@epiqglobal.com](mailto:Synthego@epiqglobal.com) (with “Sythego Solicitation Inquiry” in the subject line), or (ii) telephone at (877) 311-5890 (U.S./Canada, toll-free) or +1 (503) 966-4925 (international) or (iii) by mail at SYNTHEGO CORPORATION, c/o Epiq Ballot Processing, 10300 SW Allen Boulevard, Beaverton, Oregon 97005.

IF YOU HAVE ANY QUESTIONS REGARDING YOUR CLAIM OR THE VOTING PROCEDURES, OR IF YOU NEED A BALLOT OR ADDITIONAL COPIES OF THE COMBINED DISCLOSURE STATEMENT AND PLAN OR OTHER ENCLOSED MATERIALS, PLEASE CONTACT THE VOTING AGENT AS SET FORTH ABOVE.

**IF YOU DO NOT RECEIVE A SOLICITATION PACKAGE (INCLUDING A BALLOT) AND YOU BELIEVE YOU ARE ENTITLED TO VOTE ON THE PLAN, PLEASE PROMPTLY CONTACT THE VOTING AGENT AS SET FORTH ABOVE TO OBTAIN A BALLOT AND RELATED SOLICITATION MATERIALS. THE DEBTOR RESERVE ALL RIGHTS WITH RESPECT TO ANY SUCH CAST BALLOTS PURSUANT TO THE SOLICITATION PROCEDURES.**

Dated: June 26, 2025

PACHULSKI STANG ZIEHL & JONES LLP

/s/ James E. O'Neill

Debra I. Grassgreen (admitted *pro hac vice*)

Maxim B. Litvak (admitted *pro hac vice*)

Malhar S. Pagay (admitted *pro hac vice*)

James E. O'Neill (DE Bar No. 4042)

919 North Market Street, 17th Floor

P.O. Box 8750

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Email: dgrassgreen@pszjlaw.com

mlitvak@pszjlaw.com

mpagay@pszjlaw.com

joneill@pszjlaw.com

*Counsel to the Debtor and Debtor in Possession*

## **Exhibit 7**

Name	Address
PERCEPTIVE CREDIT HOLDINGS III, LP	AS ADMINISTRATIVE AGENT 51 ASTOR PL, 10TH FL   NEW YORK NY 10003

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Total Count: 1

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## **Exhibit 8**



Name	Address
AALBORG UNIVERSITY	5 FREDRIK BAJERS VEJ AALBORG 09220 DENMARK
AARHUS UNIVERSITY	1 NORDRE RINGGADE AARHUS 10013 DENMARK
ABCAM	PO BOX 3460 BOSTON MA 02241-3460
ACHELOIS ONCOLOGY	3698 HAVEN AVE. SUITE A REDWOOD CITY CA 94063
ADICET BIO	1000 BRIDGE PARKWAY REDWOOD CITY CA 94065
ADVANCE PAPER SYSTEMS, INC	499 PARROTT ST SAN JOSE CA 95112
ADVANCE PAPER SYSTEMS, INC.	499 PARROTT ST SAN JOSE CA 95112
AGILEBITS INC (DBA 1PASSWORD)	PO BOX 7411049 CHICAGO IL 60674-1049
AGILEBITS INC.	D/B/A 1PASSWORD ATTN: LEGAL DEPARTMENT 4711 YONGE STREET, 10TH FLOOR TORONTO ON M2N 6K8 CANADA
ALDEVRON LLC	4055 41ST AVE S FARGO ND 58104
ALEXION PHARMACEUTICALS, INC.	100 COLLEGE ST NEW HAVEN CT 6510
ALL THINGS BUGS	755 RESEARCH PARKWAY SUITE 465 UNIVERSITY RESEARCH PARK OKLAHOMA CITY OK 73104
AMBAGON THERAPEUTICS	953 INDIANA ST SAN FRANCISCO CA 94107
AMERICAN ASSOCIATION FOR CANCER RESEARCH	615 CHESTNUT STREET 17TH FLOOR PHILADELPHIA PA 19106
AMERICAN DURAFILM	55 BOYNTON RD PO BOX 6770 HOLLISTON MA 01746
AMGEN	ONE AMGEN CENTER DRIVE THOUSAND OAKS CA 91320
AMPLIFYBIO, LLC	1425 PLAIN CITY-GEORGESVILLE ROAD, BLDG JM-10 WEST JEFFERSON OH 43162
API GROUP LIFE SAFETY USA LLC	DBA WESTERN STATES FIRE PROTECTION COMPANY PO BOX 412007 BOSTON MA 02241
ARIZONA STATE UNIVERSITY	1151 SOUTH FOREST AVENUE TEMPE AZ 4981
ARSENAL BIOSCIENCES, INC.	ADDRESS ON FILE
ARTEMYS FOODS	1610 SE 3RD AVE PORTLAND OR 97214
ASCEND GENE AND CELL THERAPIES LTD	1010 ATLANTIC AVE. SUITE 102 ALAMEDA CA 94501
ASTRAZENECA : DEAN ROW COURT	1800 CONCORD PIKE WILMINGTON DE 19850
ASTRAZENECA PHARMACEUTICALS LP	ADDRESS ON FILE
AUBURN UNIVERSITY	182 SOUTH COLLEGE STREET AUBURN AL 36849
BARO STUDIO CO. LTD.	292-32 SOLTAESANGDUGIL HYANGNAMEUP Hwasung Hwasung 18589 SOUTH KOREA
BARTON INTEGRATION LLC	ADDRESS ON FILE
BAY ALARM COMPANY	PO BOX 51041 LOS ANGELES CA 90051-5337
BAY AREA AIR QUALITY MGMT DIST. BAAQMD	375 BEALE STREET SUITE 600 SAN FRANCISCO CA 94105
BAYLOR COLLEGE OF MEDICINE	ADDRESS ON FILE
BC CANCER RESEARCH CENTRE	1795 WILLINGDON AVE BURNABY BC V5C 6E3 CANADA
BEAM THERAPEUTICS, INC.	325 VASSAR ST CAMBRIDGE MA 02139
BEIGENE (TAIWAN) LIMITED	ADDRESS ON FILE
BENAROYA RESEARCH INSTITUTE	1201 9TH AVENUE SEATTLE WA 98101
BERLIN-BRANDENBURG ACADEMY OF SCIENCES	AND HUMANITIES (BBAW) JÄGERSTRASSE 22/23. D-10117 BERLIN GERMANY
BETH ISRAEL DEACONESS MEDICAL CENTER	330 BROOKLINE AVENUE BOSTON MA 2119
BIDDLE CONSULTING GROUP, INC	193 BLUE RAVINE ROAD SUITE 270 FOLSOM CA 95630
BIOCENTRIQ, INC. (ISB)	201 COLLEGE RD E PRINCETON NJ 08540
BIOLYPH LLC	4275 NOREX DR CHASKA MN 55318
BIOMARIN PHARMACEUTICAL, INC.	105 DIGITAL DRIVE NOVATO CA 94949
BIOSCRIBE, INC.	3232 DRY CREEK RD HEALDSBURG CA 95448
BIT BIO LIMITED	ADDRESS ON FILE
BLOOMBERG INDUSTRY GROUP	1801 S BELL ST ARLINGTON VA 22202
BOSTON CHILDRENS HOSPITAL	300 LONGWOOD AVENUE BOSTON MA 2115
BOSTON UNIVERSITY	595 COMMONWEALTH AVENUE BOSTON MA 2118
BRIACELL	3RD FLOOR BELLEVUE CENTRE 235-15TH STR WEST VANCOUVER V7T 2X1 CANADA

Name	Address
BRIGHAM AND WOMENS HOSPITAL	75 FRANCIS STREET BOSTON MA 2115
BROAD INSTITUTE	415 MAIN STREET CAMBRIDGE MA 2142
BUCK INSTITUTE FOR RESEARCH ON AGING	8001 REDWOOD BOULEVARD NOVATO CA 94947
BURGHHERGRAY LLP	1350 BROADWAY, SUITE 1510 NEW YORK NY 10018
BUSCH LLC	516 VIKING DRIVE VIRGINIA BEACH VA 23452
C4 THERAPEUTICS	480 ARSENAL WAY 200 WATERTOWN MA 02472
CALTROL INC.	2685 COLLIER CANYON RD LIVERMORE CA 94551
CALTRONICS BUSINESS SYSTEMS	1801 W. OLYMPIC BLVD. PASADENA CA 91199
CAPE BRETON UNIVERSITY	32 LORWAY AVENUE SYDNEY NS B1P 4Z2 CANADA
CARTESIAN THERAPEUTICS	7495 NEW HORIZON WAY FREDERICK MD 21702
CARTHERICS	PO BOX 655 CARLTON SOUTH VIC 03053 AUSTRALIA
CARTOGRAPHY BIOSCIENCES	220 EAST GRAND AVENUE SOUTH SAN FRANCISCO CA 94080
CASE WESTERN RESERVE UNIVERSITY	2500 METROHEALTH DRIVE CLEVELAND OH 44106-4395
CASPR BIOTECH	479 JESSIE STREET SAN FRANCISCO CA 94103
CCRM	1060 MARSH RD 1ST FLOOR MENLO PARK CA 94025
CELGENE CELLULAR THERAPEUTICS	329 S HIGHWAY 101 SUITE 230 SOLANA BEACH CA 92075
CENTERS FOR DISEASE CONTROL	1600 CLIFTON ROAD NE ATLANTA GA 30329
CENTRE FOR STEM CELL RESEARCH	(CHRISTIAN MEDICAL COLLEGE) CHRISTIAN MEDICAL COLLEGE CAMPUS BAGAYAM VELLORE TAMIL NADU 632002 INDIA
CENTRO DE NEUROCIENCIAS E BIOLOGIA CELULAR	RUA LARGA - FACULDADE DE MEDICINA 1ºANDAR - POLO I UNIVERSIDADE DE COIMBRA 3004-504 COIMBRA PORTUGAL
CHARITE	ADDRESS ON FILE
CHARITE UNIVERSITATSMEDIZIN BERLIN	CHARITEPLATZ 1 FINANZ UND RECHNUNGSWESEN ZENTRALER RECHNUNGSEINGANG BERLIN 10117 GERMANY
CHARLES RIVER LABORATORIES INC	PO BOX 27812 NEW YORK NY 10087-7812
CHEMGENES CORPORATION	33 INDUSTRIAL WAY WILMINGTON MA 1887
CHENGDU UCELLO BIOTECHNOLOGY CO. LIMITED	ADDRESS ON FILE
CHILDREN'S HOSPITAL OF LOS ANGELES	4650 W SUNSET BLVD LOS ANGELES CA 90027
CHILDRENS HOSPITAL OF ORANGE COUNTY	PO BOX 5700 ORANGE CA 92868
CHILDRENS HOSPITAL OF PHILADELPHIA	PO BOX 2015 SECAUCUS NJ 07096-2015
CHILDRENS NATIONAL MEDICAL CENTER	111 MICHIGAN AVENUE NORTHWEST WASHINGTON DC 20010
CHIROPRACTIC FOR HUMANITY	126 WAVERLY PLACE SAN FRANCISCO CA 94108
CHLA	4650 SUNSET BLVD MAILSTOP 47 LOS ANGELES CA 90027
CHRISTIANA CARE HEALTH SYSTEM (DE)	550 SOUTH COLLEGE AVE SUITE 100A, 2ND FLOOR NEWARK DE 19713
CHRISTIAN-ALBRECHTS-UNIVERSITAT ZU KIEL (C	OLSHAUSENSTRASSE 40 KIEL 24105 GERMANY
CIEMAT	78 DANSHAN ROAD A304-305 XIDONG CHUANGRONG BLDG 214105 CHINA
CINCINNATI CHILDRENS HOSPITAL MEDICAL CENTER	3333 BURNET AVENUE CINCINNATI OH 45229
CINTAS	PO BOX 631025 CINCINNATI OH 45263-1025
CIRCUITS & SYSTEMS INC	D/B/A ARLYN SCALES 59 2ND ST EAST ROCKAWAY NY 11518
CISION US INC	PO BOX 417215 BOSTON MA 02241-7215
CITY OF HOPE	ADDRESS ON FILE
CITY OF REDWOOD CITY (UTILITY SERVICES)	PO BOX 841201 LOS ANGELES CA 90084-1201
COLORADO DEPARTMENT OF REVENUE	ATTN: BANKRUPTCY PO BOX 17087 DENVER CO 80217-0087
COLUMBIA UNIVERSITY	650 W 168TH STREET BLACK BUILDING RM 1708 NEW YORK NY 10032
CONAGEN	15 DEANGELO DR BEDFORD MA 01730
CONSTANGY, BROOKS, SMITH & PROPHETE LLP	PO BOX 102476 ATLANTA GA 30368-0476
CONVERGENT HARDWARE LLC	ATTN: BRANDON WHITNEY 1246 SACRAMENTO ST. UNIT 3 SAN FRANCISCO CA 94108
COREGEN, INC.	1 BAYLOR PLAZA HOUSTON TX 77030

Name	Address
CORNELL UNIVERSITY	245 DAY HALL ITHACA NY 10065
CORRGENE BIOTECHNOLOGY CO., LTD.	ADDRESS ON FILE
CORTEVA	8305 NW 62ND AVE JOHNSTON IA 50131
COUNTY SPECIALTY GASES, LLC	2200 BAY ROAD REDWOOD CITY CA 94063
CRAIN COMMUNICATIONS INC	1155 GRATIOT AVENUE DETROIT MI 48207
CRISPR MEDICINE MEDIA APS	KONG GEORGS VEJ 12 FREDERIKSBERG FREDERIKSBERG 2000 DENMARK
CRISPR THERAPEUTICS	105 WEST FIRST STREET BOSTON MA 2127
CSIRO AAHL	5 PORTARLINGTON RD EAST GEELONG VIC 3220 AUSTRALIA
CSL BEHRING	PO BOX 511 KANKAKEE IL 60901
CYGNAL THERAPEUTICS	325 VASSAR ST SUITE 2B CAMBRIDGE MA 02139
CYPRUS INSTITUTE OF NEUROLOGY AND GENETICS	PO BOX 23462 NICOSIA 1683 CYPRUS
DAHLIA BIOSCIENCES	21 TARABROOK DRIVE ORINDA CA 94563
DAIJOGO & PEDERSEN, LLP	145 CORTE MADERA TOWN CENTER SUITE 312 CORTE MADERA CA 94925
DANA-FARBER CANCER INSTITUTE	44 BINNEY STREET BOSTON MA 2115
DEEP GENOMICS	101 COLLEGE ST TORONTO ON M5G 1L7 CANADA
DEGREE, INC (DBA LATTICE)	1501 NORTH PLANO ROAD PO BOX 892115 RICHARDSON TX 75081
DENALI THERAPEUTICS, INC.	161 OYSTER POINT BLVD SOUTH SAN FRANCISCO CA 94080
DHL	16592 COLLECTIONS CENTER DRIVE CHICAGO IL 60693
DINAQOR AG	WAGISTRASSE 25 8952 SCHLIEREN SWITZERLAND
DONNELLEY FINANCIAL SOLUTIONS	390 STEEL WAY LANCASTER PA 17601
DUANE MORRIS LLP	30 SOUTH 17TH STREET ATTN: PAYMENT PROCESSING PHILADELPHIA PA 19103-4196
DUKE UNIVERSITY	213 RESEARCH DR DURHAM NC 27713-9151
DUMLAO, JASON	ADDRESS ON FILE
E.I. DUPONT DE NEMOURS & COMPANY	974 CENTRE ROAD WILMINGTON DE 19805
EAST CHINA NORMAL UNIVERSITY	MINHANG CAMPUS: 500 DONGCHUAN RD. SHANGHAI NORTH ZHONGSHAN ROAD CAMPUS 3663 N. ZHONGSHAN RD. SHANGHAI CHINA
EATON CORPORATION	ATTN GLOBAL TRADE CREDIT 1000 EATON BOULEVARD, S5 CLEVELAND OH 44122
ECLIPSE METAL FABRICATION	427 CORONA RD PETALUMA CA 94954
EDITCO BIO, INC.	ADDRESS ON FILE
EFS SANTE	PFBI RUE PIERRE JEAN GINESTE, BP91614 RENNES CEDEX 35016 FRANCE
ELDORADO FORKLIFT COMPANY	3582 HAVEN AVENUE REDWOOD CITY CA 94063
ELECTRO-MOTION, INC	4949 THORNTON AVENUE UNIT B FREMONT CA 94536
ELRIG (UK) LTD.	SALISBURY HOUSE STATION ROAD CAMBRIDGE CB1 2LA UNITED KINGDOM
EMBRAPA	CARLOS DA SILVEIRA CARNEIRO 44. NOVA FRIBURGO CEP BRAZIL
EMOLECULES INC	3430 CARMEL MOUNTAIN ROAD SUITE 250 SAN DIEGO CA 92121
EMORY UNIVERSITY	ADDRESS ON FILE
ENGINE ROOM	4725 FIRST ST, STE 200 PLEASANTON CA 94566
ENVIRONMENTAL PROTECTION AGENCY	RTP-FINANCE CENTER (AA216-01) 109 TW ALEXANDER DRIVE RESEARCH TRIANGLE PARK NC 27711
EQUIPNET INC	5 DAN ROAD CANTON MA 02021
ERNST & YOUNG US LLP	PO BOX 846793 LOS ANGELES CA 90084
ERS GENOMICS LIMITED	C/O NIXON PEABODY LLP ATTN LOUIS J CISZ III ONE EMBARCADERO CENTER, 32ND FLOOR SAN FRANCISCO CA 94111
ERS GENOMICS LIMITED	88 HARCOURT STREET DUBLIN IRELAND
ESTES COMMERCIAL REFRIGERATION	1400 POTRERO AVENUE RICHMOND CA 94804
ETH ZURICH	101 RMISTRASSE ZURICH 8092 SWITZERLAND
ETHRIS GMBH	SEMMELEWISSTRASSE 3 PLANEGG 82152 GERMANY
EWT HOLDINGS III CORP	(DBA EVOQUA WATER TECHNOLOGIES LLC) 28563 NETWORK PLACE CHICAGO IL 60673-1285

Name	Address
EXONICS THERAPEUTICS	490 ARSENAL WAY · SUITE 110 WATERTOWN MA 02472
F. HOFFMAN LAROCHE LTD	ADDRESS ON FILE
FATE THERAPEUTICS, INC	ADDRESS ON FILE
FEDERAL EXPRESS	PO BOX 371461 PITTSBURGH PA 15250-7461
FESTO CORP	PO BOX 1355 BUFFALO NY 14240
FISHER SCIENTIFIC	13551 COLLECTIONS CTR DR CHICAGO IL 60693
FIVE PRIME THERAPEUTICS INC.	111 OYSTER POINT BOULEVARD SOUTH SAN FRANCISCO CA 94080
FLI-LEIBNIZ INSTITUTE ON AGING	11 BEUTENBERGSTRASSE JENA 7745 GERMANY
FOX CHASE CANCER CENTER	333 COTTMAN AVENUE PHILADELPHIA PA 19111
FRED HUTCHINSON CANCER RESEARCH CENTER	1100 FAIRVIEW AVENUE NORTH SEATTLE WA 98116
FU XIN MEDICAL EQUIPMENTS CO., LTD.	ADDRESS ON FILE
GARVIN, ANDREW	ADDRESS ON FILE
GENENTECH	PO BOX 50416 INDIANAPOLIS IN 46250
GENESUZ	19 MAYIS MAH. ATATÜRK CAD. YAMAÇ SK. NO: 1 ŞEREF YAZGAN İŞ MERKEZİ K:7 D:18-19 KADIKÖY/İSTANBUL TURKEY
GENMAB	43 KALVEBOD BRYGGE COPENHAGEN 1560 NETHERLANDS
GENTIBIO	150 CAMBRIDGEPARK DR. SUITE 900 CAMBRIDGE MA 2140
GENUS PLC	MATRIX HOUSE BASING VIEW BASINGSTOKE HAMPSHIRE RG21 4DZ UNITED KINGDOM
GEORGE WASHINGTON UNIVERSITY - DC	8525 BRADFORD RD SILVER SPRING MD 20901
GEORGIA INSTITUTE OF TECHNOLOGY	225 NORTH AVE ATLANTA GA 30332
GEORG-SPEYER-HAUS,	CHEMOTHERAPEUTISCHES FORSCHUNGSINSTITUT PAUL-EHRLICH-STRASSE 42-44 60596 FRANKFURT AM MAIN GERMANY
GHENT UNIVERSITY	42 MARTELARENLAAN HASSELT 3500 BELGIUM
GILEAD SCIENCES, INC.	324 LAKESIDE DR FOSTER CITY CA 94404
GLADSTONE INSTITUTES	1650 OWENS ST SAN FRANCISCO CA 94158
GLAXOSMITHKLINE UK	980 GREAT WEST ROAD BRENTFORD MIDDLESEX TW8 9GS UNITED KINGDOM
GLOBAL SENSORS	63 MCADENVILLE RD BELMONT NC 28012-2434
GOOGLE LLC	PO BOX 883654 LOS ANGELES CA 90088-3654
GRAINGER (W.W. GRAINGER, INC.)	100 GRAINGER PARKWAY LAKE FOREST IL 60045-5201
GRANT THORNTON LLP	PO BOX 51552 LOS ANGELES CA 90051-5852
GRAPHITE BIO, INC.	ADDRESS ON FILE
GUAN, HAO	ADDRESS ON FILE
HARVARD UNIVERSITY	2138 MASSACHUSETTS AVENUE CAMBRIDGE MA 02138
HAVEN AVE., LLC (FORMERLY WHITE PROPERTIES)	431 BURGESS DR SUITE 200 MENLO PARK CA 94025-3478
HIGH PERFORMANCE SOFTWARE, USA INC (ZUANT)	704 HINDRY AVE INGLEWOOD CA 90301
HONGENE BIOTECH CORPORATION	29520 KOHOUTEK WAY UNION CITY CA 94587
HOWARD HUGHES MEDICAL INSTITUTE	4000 JONES BRIDGE RD STANFORD MD 20147
HOWARD UNIVERSITY	2400 SIXTH ST N W 603 WASHINGTON DC 20059
HOWELL ELECTRIC	3390 VISO COURT SANTA CLARA CA 95054
ICAHN SCHOOL OF MEDICINE AT MOUNT SINAI	1 GUSTAVE L. LEVY PLACE BOX 1662 NEW YORK NY 10029
ILLUMINA, INC	12864 COLLECTION CENTER DR. CHICAGO IL 60693-0128
IMCS, INC	110 CENTRUM DR. IRMO SC 29063
IMMUNOVEC	405 HILGARD AVENUE LOS ANGELES CA 90024
IMPACT ENVIRONMENTAL COMPANY, INC.	507 BROADWAY UNIT C EL CAJON CA 92021
IMPERIAL COLLEGE LONDON	SOUTH KENSINGTON CAMPUS LONDON W12 0BZ UNITED KINGDOM
IMPERIAL LIFE SCIENCES PRIVATE LIMITED	463 PACE CITY II, SECTOR - 37 GURUGRAM 122001 INDIA
INCYTE CORPORATION	1801 AUGUSTINE CUT OFF WILMINGTON DE 19803

Name	Address
INDIANA UNIVERSITY	1020 E KIRKWOOD AVE INDIANAPOLIS IN 46202
INDUSTRIAL SCIENTIFIC	ONE LIFE WAY PITTSBURGH PA 15205-7500
INGENIUM GROUP LLC	PO BOX 849700 LOS ANGELES CA 90084-9700
INNOLIFETECH, INC.	1F., 64-10 YEONHUI-RO SEODAEMUN-GU SEOUL 03727 SOUTH KOREA
INSERM	101 RUE DE TOLBIAC PARIS 75013 FRANCE
INSITRO	279 EAST GRAND AVENUE SOUTH SAN FRANCISCO CA 94080
INSTIL BIO	ALDERLEY PARK BLOCK 19 CONGLETON ROAD MACCLESFIELD SK10 4TF UNITED KINGDOM
INTELLETRACE, INC.	1602 GRANT AVE SUITE 208 NOVATO CA 94945
INTERNATIONAL FLAVORS & FRAGRANCES (IFF)	925 PAGE MILL ROAD PALO ALTO CA 94304
INTIMA BIOSCIENCE	3 COLUMBUS CIRCLE NEW YORK NY 10019
INVIVOSCRIBE	10222 BARNES CANYON RD BUILDING 1 SAN DIEGO CA 92121
IOWA STATE UNIVERSITY	100 CENTER AVE OF AMES IA 50010
IRON MOUNTAIN	PO BOX 601002 PASADENA CA 91189-1002
JANSSEN BIOTHERAPEUTICS	1400 MCKEAN ROAD SPRING HOUSE PA 19477
KAESER COMPRESSORS, INC.	511 SIGMA DR FREDERICKSBURG VA 22408
KAROLINSKA INSTITUTE	BIOMEDICUM 9B SOLNA 90850 SWEDEN
KBIOSYSTEMS LIMITED	5-10 PAYCOCKE CL BASILDON SS14 3HS UNITED KINGDOM
KECK GRADUATE INSTITUTE	535 WATSON DRIVE CLAREMONT CA 91711
KESTREL THERAPEUTICS INC	PAGLIUCA HARVARD LIFE LAB 127 WESTERN AVE ALLISTON MA 02134
KIEL UNIVERSITY	OTTO-HAHN-PLATZ 9 KIEL SCHLESWIG-HOLSTEIN 24118 GERMANY
KINGS COLLEGE	5-11 LAVINGTON ST LONDON SE1 0NZ UNITED KINGDOM
KITE PHARMA	PO BOX 25270 SAN MATEO CA 94402
KNOWBE4, INC.	ALICIA DIETZEN TAWIL 33 N. GARDEN AVE, SUITE 1200 CLEARWATER FL 33755
KO LAW PC	745 SHERMAN ST DENVER CO 80203
LA JOLLA INSTITUTE FOR ALLERGY AND IMMUNOLOGY	9420 ATHENA CIRCLE SAN DIEGO CA 92037
LABCONCO CORPORATION	8811 PROSPECT AVENUE KANSAS CITY MO 64132-2696
LABOSPACE SRL	VIA APELLE, 41 MILANO 20128 ITALY
LABX	1000 N WEST STREET SUITE 1200 WILMINGTON DE 19801
LBB SPECIALTIES HOLDINGS LLC	601 MERRITT 7 PWKY FL 1 NORWALK CT 6851
LEIDEN UNIVERSITY/LACDR	2 ALBINUSDREEF LEIDEN 2333ZA NETHERLANDS
LEIDOS BIOMEDICAL RESEARCH, INC.	9000 ROCKVILLE PIKE BETHESDA MD 20892
LEVER, INC.	PO BOX 201054 DALLAS TX 75320-1054
LG CHEM LTD.	MAGIKJUNGANG10-RO 30 07796 SOUTH KOREA
LIFEEDIT	300 MORRIS ST SUITE 300 DURHAM NC 27701
LIFEMINE THERAPEUTICS	30 ACORN PARK DR CAMBRIDGE MA 02140
LINDE GAS & EQUIPMENT INC.	C/O BARR CREDIT SERVICES 3444 N COUNTRY CLUB RD STE 200 TUCSON AZ 85716
LINKEDIN	ADDRESS ON FILE
LINKSQUARES, INC	60 STATE STREET STE 1200 BOSTON MA 02109
LMU	FEODOR-LYNEN-STR. 23 MUNICH 81377 GERMANY
LOMA LINDA UNIVERSITY	11175 CAMPUS ST LOMA LINDA CA 92354
LORY TAN	3050 MUIRFIELD CIR. SAN BRUNO CA 94066-1235
LUXEMBOURG INSTITUTE OF HEALTH	1 A-B RUE THOMAS EDISON STRASSEN LUXEMBOURG 01445 LUXEMBOURG
LYELL IMMUNOPHARMA	500 FAIRVIEW AVENUE NORTH SEATTLE WA 98109
MARINE BIOLOGICAL LABORATORY	7 MBL ST FALMOUTH MA 02543
MARSH & MCLENNAN AGENCY, LLC	LOCK BOX 740663 LOS ANGELES CA 90074
MASS GENERAL BRIGHAM	399 REVOLUTION DRIVE SOMERVILLE MA 02215
MASSACHUSETTS GENERAL HOSPITAL	55 FRUIT STREET BOSTON MA 02114

Name	Address
MATHESON TRI-GAS INC.	909 LAKE CAROLYN PKWY STE 1300 IRVING TX 75039
MAX DELBRUCK CENTER FOR MOLECULAR MEDICINE	ROBERT ROSSLE STRASSE 10 ZENTRALER RECHNUNGSEINGANG BERLIN 13125 GERMANY
MAYO CLINIC	200 FIRST ST S W ROCHESTER MN 55905
MAZE THERAPEUTICS	171 OYSTER POINT BLVD SUITE 300 SOUTH SAN FRANCISCO CA 94080
MCGILL UNIVERSITY	845 RUE SHERBROOKE O MONTREAL QC H3A 3T3 CANADA
MCMASTER-CARR	600 COUNTY LINE ROAD ELMHURST IL 60126
MD ANDERSON CANCER CENTER	PO BOX 301401 HOUSTON TX 94063
MDC SYSTEMS INC.	780 MONTAGUE EXPY SUITE 106 SAN JOSE CA 95131
MEDICAL COLLEGE OF WISCONSIN	8701 WATERTOWN PLANK RD MILWAUKEE WI 53213
MEDICAL UNIVERSITY OF GRAZ	FINANZBUCHHALTUNG NEUE STIFINGTALSTRASSE 6 GRAZ 8010 GERMANY
MEMBRE DE L'INSTITUT UNIVERSITAIRE DE FRANCE	33 RUE FRANCOIS MITTERRAND LIMOGES 87000 FRANCE
MEMORIAL SLOAN KETTERING CANCER CENTER	633 THIRD AVENUE 4TH FLOOR NEW YORK NY 10017
MERIDIAN MECHANICAL INC	955 LINDA DRIVE CAMPBELL CA 95008
MET ONE INSTRUMENTS, INC.	1600 NW WASHINGTON BLVD GRANTS PASS OR 97526
MICHELLI MEASUREMENT GROUP	C/O MICHELLI WEIGHTING & MEASUREMENTS 130 BROOKHOLLOW ESPLANADA HARRAHAN LA 70123
MICHIGAN STATE UNIVERSITY	673 AUDITORIUM ROAD EAST LANSING MI 48824
MICRON LASER TECHNOLOGY	5560 NE WAGON DR HILLSBORO OR 97124
MIRIMUS	760 PARKSIDE AVENUE SUITE 206 BROOKLYN NY 11226
MIT (MASSACHUSETTS INSTITUTE OF TECHNOLOGY)	77 MASSACHUSETTS AVE CAMBRIDGE MA 02139
MNEMO THERAPEUTICS	430 E 29 TH STREET 15TH FLOOR NEW YORK NY 10016
MONASH UNIVERSITY - SCHOOL OF CLINICAL SCIENCES	NURSING AND HEALTH SCIENCES LEVEL 7 MONASH HEALTH TRANSLATIONAL PRECINCT 246 CLAYTON ROAD MELBOURNE, VIC 03168 AUSTRALIA
MONTREAL NEUROLOGICAL INSTITUTE	SURGERY DEPARTMENT MONTREAL GENERAL HOSPITAL ROOM C10-148.5 MONTREAL QC H3A 3T3 CANADA
MOO INC	25 FAIRMOUNT AVENUE EAST PROVIDENCE RI 02914
MOONWALK BIOSCIENCE	MOONWALK BIOSCIENCE 2 TOWER PL, FL 17 MOONWALK BIOSCIENCE FLOOR 17 SOUTH SAN FRANCISCO CA 94080
MORROW-MEADOWS CORPORATION	ATTN: CATHLEEN VICK, CEO 231 BENTON CT WALNUT CA 91789
MRC HARWELL INSTITUTE	TRINITY LN CAMBRIDGE OX11 0RD UNITED KINGDOM
MURRAY PLUMBING AND HEATING CORPORATION	18414 S. SANTA FE AVE. RANCHO DOMINGUEZ CA 90221
NANTBIOSCIENCE	9920 JEFFERSON BLVD CULVER CITY CA 90230
NATIONAL CANCER INSTITUTE	37 CONVENT DRIVE, BLDG 37, RM 2144 BETHESDA MD 20892
NATIONAL INSTITUTE OF HEALTH	25 WEST 4TH STREET NEW YORK NY 10012
NATIONAL JEWISH HEALTH	1400 JACKSON STREET M221 DENVER CO 80206
NATIONAL LABORATORY ANIMAL CENTER- NLAC	BUILDING G, NO. 111, LANE 130 SECTION 1 ACADEMIA ROAD NANGANG DISTRICT TAIPEI TAIWAN
NATIONAL RESEARCH COUNCIL OF CANADA	1200 MONTREAL ROAD OTTAWA K1A 0R6 CANADA
NATIONWIDE CHILDRENS HOSPITAL	PO BOX 7198 COLUMBUS OH 43205
NEOGENE THERAPEUTICS, INC.	ADDRESS ON FILE
NEW ENGLAND BIOLABS	PO BOX 3933 BOSTON MA 02241-3933
NEW PIG CORP	ONE PORK AVENUE TIPTON PA 16684
NHLBI/NIH	10 CENTER DRIVE BLDG 10 RM 9N112 BETHESDA MD 20892
NIAID/NIH	10 CENTER DR, BLDG 10, RM 6N317 BETHESDA MD 20892
NIDDK/NIH	9000 ROCKVILLE PIKE BETHESDA MD 20892
NINDS/NIH	35 CONVENT DR BG 35A RM GF352 PO REFERENCE :23-011433 BETHESDA MD 20892
NIST	100 BUREAU DRIVE GAITHERSBURG MD 20850
NOR-CAL MOVING SERVICE	3527 ARDEN ROAD HAYWARD CA 94545

Name	Address
NORTH CAROLINA STATE UNIVERSITY	112 DERIEUX PL 1566 THOMAS HALL RALEIGH NC 27695
NORTHWESTERN UNIVERSITY	1800 SHERMAN AVENUE EVANSTON IL 60640
NOVO NORDISK	ADDRESS ON FILE
NOVORON BIOSCIENCE	1155 ISLAND AVE SUITE 100 SAN DIEGO CA 92101
NURIX, INC.	455 MISSION BAY BOULEVARD SOUTH 4TH FLOOR SAN FRANCISCO CA 94158
NYU MEDICAL CENTER	40 SUNSHINE COTTAGE RD ADMINISTRATION BUILDING VALHALLA NY 10595
OFF DUTY OFFICERS INC.	2365 LA MIRADA DRIVE VISTA CA 92081
OKLAHOMA MEDICAL RESEARCH FOUNDATION	825 NORTHEAST 13TH STREET OKLAHOMA CITY OK 73104
OMNISIGHT INC.	2318 GRAYS FERRY AVE APT. 1 PHILADELPHIA PA 19146
ONK THERAPEUTICS	UNIT 6 DANGAN HEIGHTS GALWAY BUSINESS PARK GALWAY H91 W7CP IRELAND
OREGON HEALTH & SCIENCE UNIVERSITY	PO BOX 572 PORTLAND OR 97207
OSLO UNIVERSITY HOSPITAL	REGNSKAP, SEKSJON KOSTNADER POSTBOKS 4950 NYDALEN 424 NORWAY
PACIFIC BIOLABS, INC.	ADDRESS ON FILE
PAIRWISE PLANTS SERVICES INC.	807 EAST MAIN STREET STE 4-100 DURHAM NC 27701
PANGEA INC.	GUSTAVE-ADOR 20, 1207 GENEVE SWITZERLAND
PAPERBOX INC	1025 SHERMAN OAKS DR. SAN JOSE CA 95128
PATSNAP	3RD FLOOR BLDG 11 CHISWICK BUSINESS PARK 566 CHISWICK HIGH RD LONDON 5YS UNITED KINGDOM
PEARL PATHWAYS	29 E MCCARTY STREET SUITE 100 INDIANAPOLIS IN 46225
PENN STATE COLLEGE OF MEDICINE	201 OLD MILL ROAD STATE COLLEGE PA 16802
PENN STATE UNIVERSITY	201 OLD MAIN UNIVERSITY PARK PA 16802
PENSKE TRUCK LEASING CO. L.P.	2675 MORGANTOWN ROAD PO BOX 1321 READING PA 19603-1321
PFIZER	SEND INVOICES TO: APINVOICESPFIZER.COM BARTLETT TN 38184-0600
PG&E	ATTN BANKRUPTCY PO BOX 8329 STOCKTON CA 95208
PINGBOARD INC.	PO BOX 734524 DALLAS TX 75373-4524
PIPETTE.COM	9477 WAPLES ST SUITE 120 SAN DIEGO CA 92121
PIXELBIOTECH GMBH	WALDHOFFER STR. 104 69123 HEIDELBERG GERMANY
POLYMER PLASTICS CORPORATION	550 MALLORY WAY CARSON CITY NV 89701
PRAXAIR	156 W HARRIS AVE SOUTH SAN FRANCISCO CA 94080
PRIME ANALYTICAL LABORATORIES, LLC	4055 NELSON AVE CONCORD CA 94520
PRINCETON UNIVERSITY	PRINCETON UNIVERSITY PRINCETON NJ 08544
PROLIFIC MACHINES	6400 HOLLIS ST EMERYVILLE CA 94608
PROMETHEUS ENGINEERING INC.	481 LAFAYETTE CT MOUNTAIN HOUSE CA 95391
PROPHARMA GROUP HOLDINGS, LLC	8717 W. 110TH STREET SUITE 300 OVERLAND PARK KS 66210
PRUDENTIAL OVERALL SUPPLY	2485 ASH STREET VISTA CA 92081
PUBLIC HEALTH AGENCY OF CANADA	130 COLONNADE RD. AL 6501H OTTAWA K1A 0K9 CANADA
QUENCH USA, INC.	PO BOX 735777 DALLAS TX 75373-5777
QUINNIPIAC UNIVERSITY	275 MOUNT CARMEL AVENUE HAMDEN CT 06518
QUINONEZ CONSTRUCTION	535 E MERLE CT SAN LEANDRO CA 94577
R & S ERECTION NORTH PENINSULA, INC.	133 SOUTH LINDEN AVENUE SOUTH SAN FRANCISCO CA 94080
RAPID AXIS, LLC	1482 ODDSTAD DRIVE REDWOOD CITY CA 94063
RBC VAT CONSULTANTS	55 PEACH STREET WOKINGHAM BERKSHIRE RG40 1XP UNITED KINGDOM
RECOMBINETICS	1246 UNIVERSITY AVENUE WEST SAINT PAUL MN 55104
REGENERON PHARMACEUTICALS	2261 MARKET STREET 4759 SAN FRANCISCO CA 94114
RELIABLE FIRE EXTINGUISHER SALES & SERVICE, INC.	PO BOX 3461 REDWOOD CITY CA 94064
RESEARCHGATE GMBH	INVALIDENSTRASSE 115 BERLIN 10115 GERMANY
RESEARCHGATE GMBH	CHAUSSEESTR. 20 BERLIN BE 10115 GERMANY
RESTEK CORPORATION	110 BENNER CIRCLE BELLEFONTE PA 16823

Name	Address
RFI COMMUNICATIONS SECURITY SYSTEMS	PO BOX 8487 PASADENA CA 91109
RIDGELINE THERAPEUTICS	2450 HOLCOMBE BLVD SUITE J HOUSTON TX 77021
ROBERTS, REBECCA	ADDRESS ON FILE
ROCHE DIAGNOSTICS GMBH	SANDHOFER STR. 116 RECHNUNGSPRUFUNG MANNHEIM 68305 GERMANY
ROCKET LAWYER INC.	2261 MARKET ST. #10647 SAN FRANCISCO CA 94114
RODRIGUEZ WRIGHT LLP	1390 NORTH MCDOWELL BOULEVARD SUITE G, 324 PETALUMA CA 94954
RUTGERS UNIVERSITY	57 U.S. 1 NEW BRUNSWICK NJ 08854
SALK INSTITUTE FOR BIOLOGICAL STUDIES	10010 N TORREY PINES RD LA JOLLA CA 92037
SANA BIOTECHNOLOGY	1 TOWER PLACE SUITE 500 SOUTH SAN FRANCISCO CA 98258
SANA BIOTECHNOLOGY, INC.	ADDRESS ON FILE
SANDIA NATIONAL LABORATORIES	1515 EUBANK BOULEVARD SOUTHEAST LIVERMORE CA 94551
SANFORD BURNHAM PREBYS MEDICAL DISCOVERY INSTITUTE	10901 NORTH TORREY PINES ROAD LA JOLLA CA 92037
SCIENCE EXCHANGE	555 BRYANT STREET PALO ALTO CA 94301-1704
SCRATCHPAD	PO BOX 208095 DALLAS TX 75320-8095
SEATTLE CHILDRENS	4800 SAND POINT WAY NORTHEAST SEATTLE WA 98101-1425
SHI	PO BOX 952121 DALLAS TX 75395-2121
SHORELINE BIOSCIENCES, INC.	11408 SORRENTO VALLEY ROAD SAN DIEGO CA 92121
SIFTED	659 AUBURN AVE NE SUITE 157 ATLANTA GA 30312
SIGMA-ALDRICH INC	3050 SPRUCE STREET SAINT LOUIS MO 63103
SILICON THERAPEUTICS	451 D STREET · SUITE 205 BOSTON MA 02210
SONOMA BIOTHERAPEUTICS	400 EAST JAMIE COURT SOUTH SAN FRANCISCO CA 98119
SPRINT E-LOGISTICS LTD	MORLEY COURT UNIT1 MORLEY WAY PETERBOROUGH PE2 7BW UNITED KINGDOM
ST JUDE CHILDRENS RESEARCH HOSPITAL	ADDRESS ON FILE
STANFORD UNIVERSITY	1291 WELCH RD CCSR 1120 STANFORD CA 94305
STEMCELL TECHNOLOGIES INC.	6425 S 216TH ST KENT WA 98032
STERIS INC	5960 HEISLEY ROAD MENTOR OH 44060
STOWERS INSTITUTE	1000 EAST 50TH STREET KANSAS CITY MO 64108
SU, KACEY	ADDRESS ON FILE
SUNY AT STONY BROOK	118 NICOLLS ROAD STONY BROOK NY 11790
SUPREME OPTIMIZATION, LLC	ADDRESS ON FILE
SWEDISH UNIVERSITY OF AGRICULTURAL SCIENCES	BOX 7070 UPPSALA 75237 SWEDEN
SYNGENE INTERNATIONAL	BIOCON SEZ, BIOCON PARK, PLOT NO. 2 & 3 BOMMASANDRA INDUSTRIAL AREA IV PHASE, JIGANI LINK ROAD BANGALORE KARNATAKA 560099 INDIA
SYNTHEGO CORPORATION	3696 HAVEN AVE SUITE A REDWOOD CITY CA 94063
TAKEDA	95 HAYDEN AVENUE LEXINGTON MA 02421
TDOR	C/O ATTORNEY GENERAL PO BOX 20207 NASHVILLE TN 37202-0207
TECHNISCHE UNIVERSITAET DRESDEN	HELMHOLTZSTR. 10 DRESDEN 01069 GERMANY
TECHNISCHE UNIVERSITAET MUNCHEN	TROGERSTRASSE 30 MUNICH, BAYERN 81675 GERMANY
TECHNOLOGY NETWORKS LTD	WOODVIEW BULL LANE INDUSTRIAL ESTATE SUDBURY CO10 0FD UNITED KINGDOM
TELEPATH CORPORATION	48810 KATO ROAD SUITE 300E FREMONT CA 94538
TELEPATH DATA	2017 N DINWIDDIE STREET ARLINGTON VA 22207
TEMPLE UNIVERSITY	1852 N. 10TH STREET (083-11) PHILADELPHIA PA 19140
TEXAS A&M	750 AGRONOMY ROAD SUITE 3101 COLLEGE STATION TX 77843-6000
THE BREAST CANCER RESEARCH FOUNDATION, INC.	28 WEST 44TH STREET SUITE 609 NEW YORK NY 10036
THE JACKSON LABORATORY	600 MAIN STREET BAR HARBOR ME 6103
THE LADY DAVIS INSTITUTE FOR MEDICAL RESEARCH	3755 CHEM. DE LA CÔTE-SAINT-ECATHERINE MONTRÉAL QC H3T 10 CANADA



Name	Address
THE ODIN	1905 KRAMER LN SUITE B850 LOS ANGELES PROJECT AUSTIN TX 78758
THE SCRIPPS RESEARCH INSTITUTE	PO BOX 2850 LA JOLLA CA 92037
THE UNIVERSITY OF MANCHESTER	THE UNIVERSITY OF MANCHESTER MANCHESTER M13 9PL UNITED KINGDOM
THE UNIVERSITY OF NEW SOUTH WALES	HIGH ST KENSINGTON, NSW 2033 AUSTRALIA
THERMO FISHER SCIENTIFIC	5791 VAN ALLEN WAY CARLSBAD CA 92008
TRESCAL, INC	ATTN SHERRI POWELL PO BOX 559 HARTLAND MI 48353
TRUSTED TECH TEAM	5171 CALIFORNIA AVENUE SUITE 250 IRVINE CA 92617
U OF COLORADO ANSCHUTZ	12801 E 17TH AVE RM L18-6213 AURORA CO 80045
UC BERKELEY	110 SPROUL HALL 1130 CHESTER SPRINGS CA 94143
UC DAVIS	2921 STOCKTON BLVD SACRAMENTO CA 95616
UC DENVER	1201 LARIMER STREET DENVER CO 80045
UC RIVERSIDE	900 UNIVERSITY AVENUE RIVERSIDE CA 92521
UC SAN DIEGO	9500 GILMAN DRIVE SAN DIEGO CA 92122-6404
UC SAN FRANCISCO	505 PARNASSUS AVE SAN FRANCISCO CA 94158
UC SANTA CRUZ	1156 HIGH ST SANTA CRUZ CA 95060
UCLA	405 HILGARD AVENUE LOS ANGELES CA 90095
ULSTER UNIVERSITY	UNIVERSITY OF ULSTER COLERAINE BT52 1SA UNITED KINGDOM
UMASS MEDICAL SCHOOL	55 LAKE AVE N WORCESTER MA 01605
UMC UTRECHT	100 HEIDELBERGLAAN UTRECHT 3584CX NETHERLANDS
UNC AT CHAPEL HILL	116 MANNING DRIVE 5102 MARY ELLEN JONES BUILDING CHAPEL HILL NC 27599
UNIKLINIK OF FREIBURG-CENTER FOR TRANSLATIONAL	CELL RESEARCH (ZTZ) 49 HUGSTETTER STRASSE FREIDBURG 79104 GERMANY
UNITED STATES PLASTIC CORP (USP)	1390 NEUBRECHT ROAD LIMA OH 45801
UNIVAR USA INC	2256 JUNCTION AVE SAN JOSE CA 95131
UNIVERSAL JANITORIAL	ADDRESS ON FILE
UNIVERSAL PROTECTION SERVICE, LP	1551 NORTH TUSTIN AVENUE SUITE 650 SANTA ANA CA 92705
UNIVERSIDAD PABLO OLAVIDE	CTRA. DE UTRERA 1 SEVILLA 41013 SPAIN
UNIVERSITA' DEGLI STUDI DI NAPOLI FEDERICO	VIA PANSINI 5 NAPLES CAMPANIA 80131 ITALY
UNIVERSITATKLINIKUM TUBINGEN	ELISABETH-WINTERHALTER-WEG 17 FINANZBUCHHALTUNG & STEUERN MUNICH 81377 GERMANY
UNIVERSITATSKLINIKUM SCHLESWIG-HOLSTEIN	MICHAELISSTRASSE 5 HOUSE U30, RM 250 KIEL 24105 GERMANY
UNIVERSITATSKLINIKUM ULM	ALBERT-EINSTEIN-ALLEE 11 ULM 89069 GERMANY
UNIVERSITATSKLINIKUM WURZBURG	VERSBACHER STR 5 WUERZBURG 97080 GERMANY
UNIVERSITE ANGERS	40 RUE DE RENNES 49035 ANGERS CEDEX 01 FRANCE
UNIVERSITE CLAUDE BERNARD LYON 1	HOCHSCHULSTRASSE 6 REF-18-911 BERN 3012 CH SWITZERLAND
UNIVERSITE DE MONTREAL	C.P. 6128 SUCCURSALE CENTRE-VILLE ACCOUNTS PAYABLE SECTOR MONTREAL QC H3C 3J7 CANADA
UNIVERSITEIT TWENTE	UNIVERSITY OF TWENTE PO BOX 217 AE ENSCHEDE 7500 NETHERLANDS
UNIVERSITY COLLEGE LONDON	72 HUNTLEY STREET LONDON WC1E 6BT UNITED KINGDOM
UNIVERSITY FEDERICO II OF NAPLES	VIA PANSINI 5 NAPLES, CAMPANIA 80131 ITALY
UNIVERSITY HEALTH NETWORK	610 UNIVERSITY AVE TORONTO ON M5G 2C4 CANADA
UNIVERSITY HEIDELBERG	IM NEUENHEIMER FELD 366 HEIDELBERG BADEN-WURTTEMBERG 69120 GERMANY
UNIVERSITY HOSPITAL ERLANGEN	MAXIMILIANSPLATZ 2 ERLANGEN 91052 GERMANY
UNIVERSITY HOSPITAL HALLE	ERNST-GRUBE-STRASSE 40 HALLE 94043 GERMANY
UNIVERSITY HOSPITAL HEIDELBERG	GRABENGASSE 1 HEIDELBERG 69117 GERMANY
UNIVERSITY HOSPITALS HEALTH SYSTEM	PO BOX 201430 SHAKER HEIGHTS OH 44120
UNIVERSITY MEDICAL CENTER OF MAINZ	SAARSTR. 21 MAINZ 55122 GERMANY
UNIVERSITY OF ADELAIDE	NORTH TERRACE ADELAIDE SA 5005 AUSTRALIA
UNIVERSITY OF ALABAMA AT BIRMINGHAM	417 20TH ST N BIRMINGHAM AL 35203

Name	Address
UNIVERSITY OF ARIZONA	1200 EAST UNIVERSITY BOULEVARD TUCSON AZ 85719
UNIVERSITY OF BRISTOL	SENATE HOUSE BRISTOL BS8 1QU UNITED KINGDOM
UNIVERSITY OF BRITISH COLUMBIA	2329 WEST MALL VANCOUVER BC V6T 1Z4 CANADA
UNIVERSITY OF CALGARY	180 PHYSICAL EDUCATION CALGARY AB T2N 1N4 CANADA
UNIVERSITY OF CAMBRIDGE	TRINITY LN CAMBRIDGE CB2 1TN UNITED KINGDOM
UNIVERSITY OF CHICAGO	5801 SOUTH ELLIS AVENUE CHICAGO IL 60637
UNIVERSITY OF CINCINNATI	2600 CLIFTON AVE CINCINNATI OH 45229
UNIVERSITY OF COLORADO	1635 AURORA COURT AURORA CO 80206
UNIVERSITY OF COLORADO BOULDER	1490 30TH ST 125 BOULDER CO 80309
UNIVERSITY OF CONNECTICUT	UCONN HEALTH MAIN BUILDING 300 UCONN HEALTH BLVD FARMINGTON CT 06030
UNIVERSITY OF COPENHAGEN	NORREGADE 10 COPENHAGEN K 01017 DENMARK
UNIVERSITY OF EDINBURGH	1-7 ROXBURGH STREET EDINBURGH EH8 9TA UNITED KINGDOM
UNIVERSITY OF EXETER	STREATHAM CAMPUS NORTHCOTE HOUSE EXETER, DEVON EX4 4QJ UNITED KINGDOM
UNIVERSITY OF FLORIDA	2033 MOWRY ROAD GAINESVILLE FL 32607
UNIVERSITY OF HELSINKI	4 VIKSBAYGEN HELSINGFORS 790 FINLAND
UNIVERSITY OF ILLINOIS AT URBANA-CHAMPAIGN (UIUC)	PO BOX 820 RANTOUL IL 61866
UNIVERSITY OF LJUBLJANA	KONGRESNI TRG 12 1000 LJUBLJANA SLOVENIA
UNIVERSITY OF LOUISVILLE	2301 S THIRD ST LOUISVILLE KY 40292
UNIVERSITY OF MARYLAND	1000 HILLTOP CIRCLE BALTIMORE MD 19146
UNIVERSITY OF MARYLAND BALTIMORE	620 W LEXINGTON ST BALTIMORE MD 21201
UNIVERSITY OF MASSACHUSETTS, AMHERST	611 N PLEASANT STREET MORRILL 4N N201 AMHERST MA 01003
UNIVERSITY OF MIAMI	1420 NW 9TH AVE MIAMI FL 33136
UNIVERSITY OF MINNESOTA	MAYO MEMORIAL BLDG MMC 46 420 DELAWARE ST SE MINNEAPOLIS MN 55455
UNIVERSITY OF MISSISSIPPI	VETERANS AFFAIRS MEDICAL CENTER 1500 WOODROW WILSON DRIVE JACKSON MS 39216
UNIVERSITY OF MISSOURI	4011 DISCOVERY DRIVE COLUMBIA MO 65201
UNIVERSITY OF NEBRASKA MEDICAL CENTER	515 S 26TH ST OMAHA NE 68105
UNIVERSITY OF NEVADA - RENO	1664 N. VIRGINIA STREET MAILSTOP 330 RENO NV 89557
UNIVERSITY OF NORTH CAROLINA WILMINGTON	601 SOUTH COLLEGE ROAD WILMINGTON NC 28403
UNIVERSITY OF OKLAHOMA HSC	1100 NORTH LINDSAY AVENUE OKLAHOMA CITY OK 73104
UNIVERSITY OF OXFORD	WELLINGTON SQ OXFORD OX1 2JD UNITED KINGDOM
UNIVERSITY OF PENNSYLVANIA	300 S 36TH ST PHILADELPHIA PA 19104
UNIVERSITY OF PERUGIA	1 PIAZZA DELLUNIVERSITA PERUGIA 06123 ITALY
UNIVERSITY OF PITTSBURGH	4200 FIFTH AVENUE PITTSBURGH PA 15219
UNIVERSITY OF PUERTO RICO	14, 2534 AVENIDA UNIVERSIDAD SAN JUAN PR 925
UNIVERSITY OF SOUTHERN CALIFORNIA	P.O. BOX 77967 LOS ANGELES CA 90007
UNIVERSITY OF SOUTHERN CALIFORNIA (USC)	1975 ZONAL AVE LOS ANGELES CA 90033
UNIVERSITY OF TEXAS AT AUSTIN	110 INNER CAMPUS DRIVE AUSTIN TX 78712
UNIVERSITY OF UTAH	201 PRESIDENTS CIRCLE SALT LAKE CITY UT 84112
UNIVERSITY OF WASHINGTON	4311 11TH AVE NE STE 600 SEATTLE WA 98109
UNIVERSITY OF ZURICH	WINTERTHURERSTRASSE 190 ZURICH 08057 SWITZERLAND
UT HEALTH CENTER SAN ANTONIO	P.O. BOX 40310 SAN ANTONIO TX 78229
UT HOUSTON HEALTH SCIENCE CENTER	PO BOX 20036 HOUSTON TX 77225
UT SOUTHWESTERN MEDICAL CENTRE	5323 HARRY HINES BLVD NA5.124 DALLAS TX 75390
UTAH STATE UNIVERSITY	102 OLD MAIN LOGAN UT 84341
VA MEDICAL CENTER	3801 MIRANDA AVENUE. PALO ALTO CA 94304-1207
VALIDATION SYSTEMS, INC.	ADDRESS ON FILE
VALLEY CALIBRATION SERVICES, INC.	1780 WHIPPLE ROAD SUITE 204 UNION CITY CA 94587

Name	Address
VAN ANDEL INSTITUTE	333 BOSTWICK AVENUE NORTHEAST GRAND RAPIDS MI 49503
VERTEX PHARMACEUTICALS (EUROPE) LIMITED	2 KINGDOM STREET, 9TH FLOOR PADDINGTON CENTRAL LONDON W2 6BD UNITED KINGDOM
VERTEX PHARMACEUTICALS, INC.	ADDRESS ON FILE
VIB UNIVERSITY OF ANTWERP	BLDG V UNIVERSITY OF ANTWERP UNIVERSITEITSPLEIN 1 WILRIJK, ANTWERP 02610 BELGIUM
VIGILANT LLC	7570 BALES ST. SUITE 250 LIBERTY TOWNSHIP OH 45069
VITA THERAPEUTICS, INC.	801 W BALTIMORE ST STE 301 BALTIMORE MD 21201
VITTORIA BIOTHERAPEUTICS	3675 MARKET STREET SUITE 200 PHILADELPHIA PA 19104
VIVIDION THERAPEUTICS (TAVROS THERAPEUTICS)	8 DAVIS DRIVE SUITE 100 DURHAM NC 27709
VLP LAW GROUP	446 OLD COUNTY RD STE 100-114 PACIFICA CA 94044
VOR BIOPHARMA	100 CAMBRIDGE PARK DRIVE SUITE 101 CAMBRIDGE MA 02140
VRL - MARYLAND LLC	(RONALD ANTHONY BERGER SOLE MBR) 401 PROFESSIONAL DR STE 210 GAITHERSBURG MD 20879-3445
VUMC CANCER CENTER AMSTERDAM	5200 W CALDWELL AVE NASHVILLE TN 37232
VWR	100 MATSONFORD RD BUILDING 1 SUITE 200 RADNOR PA 19087
WAKE FOREST UNIVERSITY BAPTIST MEDICAL CENTER	131 MILLER ST 200 WINSTON SALEM NC 27101
WALTER AND ELIZA HALL INSTITUTE	OF MEDICAL RESEARCH WALTER AND ELIZA HALL INSTITUTE 1G ROYAL PARADE PARKVILLE VIC 3050 AUSTRALIA
WASHINGTON UNIVERSITY IN SAINT LOUIS	700 ROSEDALE AVE ACCOUNTS PAYABLE MSC: 1056-423-1500 ST. LOUIS MO 63108
WATERLOGIC USA, INC.	11710 STONEGATE CIR OMAHA NE 68164-3692
WATERPROOFING ASSOCIATES INC	1295 NORMAN AVENUE SANTA CLARA CA 95054
WATERS TECHNOLOGIES, INC	ATTN: UDIT BATRA, CEO 4559 PAYSPHERE CIRCLE CHICAGO IL 60674
WEIL, GOTSHAL & MANGES LLP	ATTN: MELISSA APPENRODT 767 FIFTH AVENUE NEW YORK NY 10153
WEILL CORNELL MEDICINE	575 LEXINGTON AVE 9TH FLOOR NEW YORK NY 10022
WELLS FARGO VENDOR FINANCIAL SERVIC	801 WALNUT STREET, MAC F0006-052 DES MOINES IA 50309
WEST VIRGINIA UNIVERSITY	1 WATERFRONT PL MORGANTOWN WV 26505
WILMERHALE	2100 PENNSYLVANIA AVENUE NORTHWEST WASHINGTON DC 20037
WILSON SONSINI GOODRICH & ROSATI	650 PAGE MILL RD PALO ALTO CA 94304
WIREFORM, LLC	1456 W FARRAGUT AVE, #2 CHICAGO IL 60640
Y.A. ALMOG DIAGNOSITC & MEDICAL EQUIPMENT, LTD.	ADDRESS ON FILE
YALE UNIVERSITY	38 HILLHOUSE AVENUE NEW HAVEN CT 90520
ZSGENETICS, INC	9 AUDUBON RD WAKEFIELD MA 01880

Total Count: 485

## **Exhibit 9**

Name	Address
8VC CO-INVEST FUND I, L.P.	907 SOUTH CONGRESS AVE 907 SOUTH CONGRESS AVE AUSTIN TX 78704
8VC ENTREPRENEURS FUND I, L.P.	907 SOUTH CONGRESS AVE AUSTIN TX 78704
8VC FUND I, L.P	907 SOUTH CONGRESS AVE AUSTIN TX 78704
CONLEY, NICHOLAS	ADDRESS ON FILE
DABROWSKI, MICHAEL	ADDRESS ON FILE
DABROWSKI, PAUL	ADDRESS ON FILE
LESLIE ENTERPRISES LP	ATTN: MARK LESLIE 738 WESTRIDGE DRIVE PORTOLA VALLEY CA 94028
MENLO VENTURES XI L.P	ATTN: MARK SIEGEL 3000 SAND HILL ROAD, BUILDING 4 SUITE 100 MENLO PARK CA 94025
MMEF XI, L.P.	ATTN VENKY GANESAN, MANAGING MEMBER 2884 SAND HILL ROAD SUITE 100 MENLO PARK CA 94025
PERCEPTIVE CREDIT HOLDINGS III, LP	AS ADMINISTRATIVE AGENT 51 ASTOR PL, 10TH FL NEW YORK NY 10003
PRS, LLC	ATTN: ERIN LASSEN, CFO 250 WEST 55TH STREET 26TH FLOOR NEW YORK NY 10019
WELLINGTON HADLEY HARBOR MASTER	INVESTORS (CAYMAN) III L.P. (CAYMAN) III L.P. 280 CONGRESS STREET BOSTON MA 2210

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Total Count: 12

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## **Exhibit 10**

Name	Address
8VC CO-INVEST FUND I, L.P.	907 SOUTH CONGRESS AVE 907 SOUTH CONGRESS AVE AUSTIN TX 78704
8VC ENTREPRENEURS FUND I, L.P.	907 SOUTH CONGRESS AVE AUSTIN TX 78704
8VC FUND I, L.P.	907 SOUTH CONGRESS AVE AUSTIN TX 78704
AAF - SYNTHEGO GROWTH, L.P.	ATTN: KYLE HENDRICK 10190 AKHTAMAR DRIVE GREAT FALLS VA 22066
AAF II - YASI VENTURES, L.P.	ATTN: KYLE HENDRICK 27 HOSPITAL ROAD GEORGE TOWN KY1-1001 CAYMAN ISLANDS
ARAB ANGEL GP I, L.P.	ATTN: KYLE HENDRICK 2775 SAND HILL RD MENLO PARK CA 94025
CONLEY, NICHOLAS	ADDRESS ON FILE
DECLARATION CAPITAL PE SPV XLVI LLC	ATTN: ROB JACKOWITZ 510 MADISON AVENUE NEW YORK NY 10022
EMERGING TECHNOLOGIES FUND II LLC	ATTN: MARC WEISS 1140 AVENUE OF THE AMERICAS 9TH FLOOR NEW YORK NY 10036
EMERGING TECHNOLOGIES FUND III LLC	ATTN: MARC WEISS 1140 AVENUE OF THE AMERICAS 9TH FLOOR NEW YORK NY 10036
EXCELSIOR HOLDINGS C2 LLC	ATTN: TODD MIRANDA, CEO 6600 FRANCE AVE. S. SUITE 550 MINNEAPOLIS MN
FREZZA, BRIAN	ADDRESS ON FILE
GIGAFUND 1, LP	C/O NELSON MULLINS ET AL ATTN LEE B. HART, ESQ. 201 17TH ST NW, STE 1700 ATLANTA GA 30363
KROHN, MARCO	ADDRESS ON FILE
LESLIE ENTERPRISES LP	ATTN: MARK LESLIE 738 WESTRIDGE DRIVE PORTOLA VALLEY CA 94028
LUMA BIO-IT SPV, L.P.	ATTN: IAN SHANNON, GENERAL COUNSEL PIER 5 SUITE 101 SAN FRANCISCO CA 94111
LUMA BIO-IT SPV-A, L.P.	ATTN: IAN SHANNON, GENERAL COUNSEL PIER 5 SUITE 101 SAN FRANCISCO CA 94111
MAUGHAN, DERYCK	ADDRESS ON FILE
MENLO VENTURES XI L.P.	ATTN: MARK SIEGEL 3000 SAND HILL ROAD, BUILDING 4 SUITE 100 MENLO PARK CA 94025
MERRICK, KAY E.	ADDRESS ON FILE
MMEF XI, L.P.	ATTN VENKY GANESAN, MANAGING MEMBER 2884 SAND HILL ROAD SUITE 100 MENLO PARK CA 94025
MOTION GROUP, LLC	5577 E PERRIN RD CLOVIS CA 93619
PCOF EQ AIV III, LP	51 ASTOR PLACE, 10TH FLOOR NEW YORK NY 10003
PERCEPTIVE CREDIT HOLDINGS III, LP	AS ADMINISTRATIVE AGENT 51 ASTOR PL, 10TH FL NEW YORK NY 10003
PRS, LLC	ATTN: ERIN LASSEN, CFO 250 WEST 55TH STREET 26TH FLOOR NEW YORK NY 10019
REVELATION HEALTHCARE FUND II, L.P.	255 CALIFORNIA STREET, 12TH FLOOR SAN FRANCISCO CA 94111
RNA SPV LLC	411 NE 2ND AVE HALLANDALE FL 33009-4215
TANG, DONALD	ADDRESS ON FILE
THE CYRIAC AND ANGEL ROEDING FAMILY TRUST 2014	ADDRESS ON FILE
TRUEBRIDGE DIRECT FUND L.P.	C/O CHOATE HALL & STEWART LLP ATTN: DOUGLAS R. GOODING 2 INTERNATIONAL PLACE BOSTON MA 02110
WELLINGTON HADLEY HARBOR MASTER	INVESTORS (CAYMAN) III L.P. (CAYMAN) III L.P. 280 CONGRESS STREET BOSTON MA 2210

Total Count: 31

## **Exhibit 11**



Name	Address
GENIE SCIENTIFIC	17430 MT CLIFFWOOD CIR    FOUNTAIN VALLEY CA 92708

---

Total Count: 1

---

## **Exhibit 12**

Name	Address
AAF - SYNTHEGO GROWTH, L.P.	1209 ORANGE STREET    WILMINGTON DE 19801
AAF II - YASI VENTURES, L.P.	ATTN: KYLE HENDRICK 27 HOSPITAL ROAD    GEORGE TOWN KY1-1001 CAYMAN ISLANDS
ARAB ANGEL GP I, L.P	27 HOSPITAL RD    GRAND CAYMAN KY1-9008    CAYMAN ISLANDS
CHENG, XIN	ADDRESS ON FILE
KHONG, NGUYEN MINH DUONG	ADDRESS ON FILE
LUO, LAN	ADDRESS ON FILE
PEI, YING	ADDRESS ON FILE
REN, JIANYI	ADDRESS ON FILE
YEAGER, JENNIFER	ADDRESS ON FILE

---

Total Count: 9

---

## **Exhibit 13**

Name	Address
8VC CO-INVEST FUND I, L.P.	907 SOUTH CONGRESS AVE 907 SOUTH CONGRESS AVE AUSTIN TX 78704
8VC ENTREPRENEURS FUND I, L.P.	907 SOUTH CONGRESS AVE AUSTIN TX 78704
8VC FUND I, L.P	907 SOUTH CONGRESS AVE AUSTIN TX 78704
AAF - SYNTHEGO GROWTH, L.P.	ATTN: KYLE HENDRICK 10190 AKHTAMAR DRIVE GREAT FALLS VA 22066
AAF II - YASI VENTURES, L.P.	ATTN: KYLE HENDRICK 27 HOSPITAL ROAD GEORGE TOWN KY1-1001 CAYMAN ISLANDS
ABBEY, ICHIE	ADDRESS ON FILE
ABDELAZIZ, FARIS	ADDRESS ON FILE
ADAMANY, STEPHANIE	ADDRESS ON FILE
ADAMS, JACQUELINE	ADDRESS ON FILE
ADHIKARI, USHA	ADDRESS ON FILE
AFSARIFARD, ARASH	ADDRESS ON FILE
AGBOMSON, LYDIA ABINI	ADDRESS ON FILE
AGRAMONT-JUSTINIANO, SERGIO	ADDRESS ON FILE
AGUILAR, ALEJANDRA	ADDRESS ON FILE
AHMAD, EMAN	ADDRESS ON FILE
AIDOGHIE, TRAVIS	ADDRESS ON FILE
AISLING SINCLAIR	ADDRESS ON FILE
ALAVA-HENRY, MARISSA	ADDRESS ON FILE
ALDAMA, MOISES	ADDRESS ON FILE
ALDEMITA, VANESSA	ADDRESS ON FILE
ALEXANDRIA EQUITIES, LLC	385 E. COLORADO BLVD., SUITE 299 PASADENA CA 91101
ALI, FAIZAN	ADDRESS ON FILE
ALLARDICE, SIMON	ADDRESS ON FILE
ALLEN, BETHANY	ADDRESS ON FILE
ALSANAH, ALI	ADDRESS ON FILE
AME 2019 FUND LP	720 UNIVERSITY AVENUE, SUITE 200 LOS GATOS CA 95032
AME CLOUD VENTURES FUND I LLC	720 UNIVERSITY AVENUE, SUITE 200 LOS GATOS CA 95032
AME CLOUD VENTURES, LLC	720 UNIVERSITY AVENUE, SUITE 200 LOS GATOS CA 95032
ANANTHAPADMANABAN, SAISUDHA	ADDRESS ON FILE
ANDERSON, CONNOR	ADDRESS ON FILE
ANDERSON, DAVID	ADDRESS ON FILE
ANGELOVA, MAGDELENA	ADDRESS ON FILE
ANGGO, ANTHONY	ADDRESS ON FILE
ANSARI, KHALILULLAH	ADDRESS ON FILE
ANVAR, MANA	ADDRESS ON FILE
APEQSHA, DUDANI	ADDRESS ON FILE
AQUINO, PATRIXIA	ADDRESS ON FILE
ARAB ANGEL GP I, L.P.	ATTN: KYLE HENDRICK 2775 SAND HILL RD MENLO PARK CA 94025
ARAGON, PAMELA	ADDRESS ON FILE
ARBER, LEON	ADDRESS ON FILE
ARCE, EVA	ADDRESS ON FILE
ARRIGO, ANTHONY	ADDRESS ON FILE
ARVIDSON, ABAGAIL	ADDRESS ON FILE
ASSAIANTE, ANNALENA	ADDRESS ON FILE
ASUNCION, YVONNE	ADDRESS ON FILE
AUDIFFEREN, STEPHEN	ADDRESS ON FILE
AVILA, JUAN	ADDRESS ON FILE
AVSAROGLU, BARIS	ADDRESS ON FILE

Name	Address
AW, IWEI	ADDRESS ON FILE
AXUP, JUN	ADDRESS ON FILE
BABAEIAN, NAFISEH	ADDRESS ON FILE
BACH, JESSETRI	ADDRESS ON FILE
BACH, KAREN	ADDRESS ON FILE
BACH, RIGELROSE	ADDRESS ON FILE
BAHETI, RASHMI OMPRAKASH	ADDRESS ON FILE
BAI, MEIRONG	ADDRESS ON FILE
BAINS, CHARANDEEP	ADDRESS ON FILE
BALCITA, BRANDON	ADDRESS ON FILE
BALDONI, JOHN	ADDRESS ON FILE
BALDWIN, ANNE	ADDRESS ON FILE
BALZANO, PHILLIP	ADDRESS ON FILE
BAMBERG INVESTMENTS LLC	6000 METRO WEST BLVD., SUITE 101 ORLANDO FL 32835
BANAS, EDWARD	ADDRESS ON FILE
BANC OF CALIFORNIA, INC.	3 MACARTHUR PLACE SANTA ANA CA 92707
BARINGER-JONES, FORREST	ADDRESS ON FILE
BATACAN, JAMES	ADDRESS ON FILE
BEAL, MARC	ADDRESS ON FILE
BENEDICT, ADAM	ADDRESS ON FILE
BENHAMOU, JOSH	ADDRESS ON FILE
BENNETT, DON	ADDRESS ON FILE
BENNETT, JENNIFER	ADDRESS ON FILE
BERBERICH, JOY	ADDRESS ON FILE
BERZON, RAN	ADDRESS ON FILE
BETANCORT, ROBERTO	ADDRESS ON FILE
BHARGAVE, AVYA	ADDRESS ON FILE
BIDDISON, GILES	ADDRESS ON FILE
BISCOCHO, JEWISON	ADDRESS ON FILE
BISSEN, JEFFREY	ADDRESS ON FILE
BISWAS, TANUKA	ADDRESS ON FILE
BIZILY, SCOTT	ADDRESS ON FILE
BLACKMORE, OLIN	ADDRESS ON FILE
BLACKWELL PARTNERS LLC-SERIES A	280 S. MANGUM STREET, SUITE 210 DURHAM NC 27701
BLAS, MICHAEL	ADDRESS ON FILE
BLELOCH, ANDREW	ADDRESS ON FILE
BLETA, BJORN	ADDRESS ON FILE
BLOTNICK, AARON	ADDRESS ON FILE
BOCK, JOSHUA	ADDRESS ON FILE
BODE-HIGGERSON, ANTOINETTE	ADDRESS ON FILE
BOISVERT, THOMAS	ADDRESS ON FILE
BOKKA, ANIRUDH	ADDRESS ON FILE
BONDOC, MICHAEL	ADDRESS ON FILE
BORDLEY, HAZEL	ADDRESS ON FILE
BOUFFARD, GRANT	ADDRESS ON FILE
BOUSSET, WILL	ADDRESS ON FILE
BRAND, ABIGAIL	ADDRESS ON FILE
BRAZA, JAMES	ADDRESS ON FILE

Name	Address
BRENNAN, PATRICK	ADDRESS ON FILE
BRJ INVESTMENTS, LLC	250 S. NORTHWEST HIGHWAY, SUITE 330 PARK RIDGE IL 60068
BRODERSEN, BRENNEN	ADDRESS ON FILE
BRONNIKOV, DENIS	ADDRESS ON FILE
BROOKES, ETHAN	ADDRESS ON FILE
BROOKS, EDISON	ADDRESS ON FILE
BROWN, ALEXANDER	ADDRESS ON FILE
BRUME, PAUL	ADDRESS ON FILE
BRUNER, MAX	ADDRESS ON FILE
BRYANT, KEVIN	ADDRESS ON FILE
BUCK, LISA	ADDRESS ON FILE
BUENO, FREDDY	ADDRESS ON FILE
BUNIN, BARRY	ADDRESS ON FILE
BURKETT, VICTORIA	ADDRESS ON FILE
BUTTON, MARK	ADDRESS ON FILE
BUTTRESS, NIGEL	ADDRESS ON FILE
BYUN, PHIL	ADDRESS ON FILE
CABANBAN, GRACE	ADDRESS ON FILE
CABANBAN, NEESHIA	ADDRESS ON FILE
CABASAG, CHARMAINE	ADDRESS ON FILE
CADIZ, CHRISTOPHER	ADDRESS ON FILE
CAESAR VENTURES, LLC	177 GLENWOOD AVE ATHERTON CA 94027
CAI, TIFFANY	ADDRESS ON FILE
CALANDRA, ELEONORA	ADDRESS ON FILE
CALAPINI, LAWRENCE	ADDRESS ON FILE
CALLAHAN, TRAVIS	ADDRESS ON FILE
CAMPBELL, ALEXANDER	ADDRESS ON FILE
CAMPOS, GERARDO	ADDRESS ON FILE
CANAS, JOSEPH	ADDRESS ON FILE
CAPANZANA, JANZEHN	ADDRESS ON FILE
CARLISE, CHARLES	ADDRESS ON FILE
CARLSON-STEVERMER, JARED	ADDRESS ON FILE
CARPENTINO, JOSEPH	ADDRESS ON FILE
CARSTENS, BRIAN	ADDRESS ON FILE
CASTELLANOS, GIOVANNY	ADDRESS ON FILE
CAWEIN, JOHN	ADDRESS ON FILE
CAWEIN, SCOTT	ADDRESS ON FILE
CERVANTEZ, CARLOS	ADDRESS ON FILE
CHAFFEE, STUART	ADDRESS ON FILE
CHAHAL, GURJIT	ADDRESS ON FILE
CHAIR, HOURIA	ADDRESS ON FILE
CHAMBERLAIN, JEFFREY	ADDRESS ON FILE
CHAN, JASON	ADDRESS ON FILE
CHAN, MOSHEN	ADDRESS ON FILE
CHANDLER, WILLIAM	ADDRESS ON FILE
CHANG, CHUN-CHIEH	ADDRESS ON FILE
CHANG, DANIEL	ADDRESS ON FILE
CHANG, LILIAN	ADDRESS ON FILE

Name	Address
CHAO, ALLEN	ADDRESS ON FILE
CHASE, BRIAN	ADDRESS ON FILE
CHAU, LILY	ADDRESS ON FILE
CHAVEZ, MIGUEL	ADDRESS ON FILE
CHEN, CHUN-TA	ADDRESS ON FILE
CHEN, JOANNE	ADDRESS ON FILE
CHEN, MICHELLE	ADDRESS ON FILE
CHEN, MYRA	ADDRESS ON FILE
CHENG, XIN	ADDRESS ON FILE
CHERTKOVA, LANA	ADDRESS ON FILE
CHEUNG, TIFFANY	ADDRESS ON FILE
CHEUNG, TSZCHING	ADDRESS ON FILE
CHIANG, CHRISTOPHER	ADDRESS ON FILE
CHIMETECH HOLDING LTD	OFFICE 2458, LEVEL 24, AL SILA TOWER ABU DHABI GLOBAL MARKET SQUARE ABU DHABI UNITED ARAB EMIRATES
CHIN, MUN SOON	ADDRESS ON FILE
CHIRE, ISMAHAN	ADDRESS ON FILE
CHITMONGRAN, JERRY	ADDRESS ON FILE
CHIU, DAPHNE	ADDRESS ON FILE
CHOKSHI, JANVI	ADDRESS ON FILE
CHONG, LEAH	ADDRESS ON FILE
CHOOIJIAN, MARC	ADDRESS ON FILE
CHOPIN, DANIELLE	ADDRESS ON FILE
CHOPRA, AMITIJ	ADDRESS ON FILE
CHOU, ELDON	ADDRESS ON FILE
CHOU, LAWRENCE	ADDRESS ON FILE
CHRISTIANSON, CRAIG	ADDRESS ON FILE
CHUA, JE	ADDRESS ON FILE
CHUANG, KODY	ADDRESS ON FILE
CLARE, NICHOLAS	ADDRESS ON FILE
CN2T CAPITAL, LLC	4962 EL CAMINO REAL SUITE 212 LOS ALTOS CA 94022
COLAO, KASSANDRA	ADDRESS ON FILE
COLE, LECOLE	ADDRESS ON FILE
COLLETTE, NICOLE	ADDRESS ON FILE
CONANT, DAVID	ADDRESS ON FILE
CONLEY, NICHOLAS	ADDRESS ON FILE
CONMY, MORGAN	ADDRESS ON FILE
CONNERS, VAN	ADDRESS ON FILE
CONNOLLY, JON	ADDRESS ON FILE
CONNOLLY, MIKAEYLA	ADDRESS ON FILE
CONRAD, REBECCA	ADDRESS ON FILE
CONTRERAS, BRANDON	ADDRESS ON FILE
CONTRERAS-JIMENEZ, ELIZABETH	ADDRESS ON FILE
CORLEY, MATTHEW	ADDRESS ON FILE
CORSO, SAMANTHA	ADDRESS ON FILE
COSME, RONAN	ADDRESS ON FILE
COVINGTON, CHRISTOPHER	ADDRESS ON FILE
COWEN INVESTMENTS II LLC	599 LEXINGTON AVE, 20TH FLOOR NEW YORK NY 10022



Name	Address
COX, JAMES	ADDRESS ON FILE
CRAIG, MARK	ADDRESS ON FILE
CRAVALHO, HALEY	ADDRESS ON FILE
CREEDON, JACOB	ADDRESS ON FILE
CRIDDLE, CONNOR	ADDRESS ON FILE
CRUZ, CONNIE	ADDRESS ON FILE
CUDIA, DARRYL	ADDRESS ON FILE
CYRIL, VIDUSHA	ADDRESS ON FILE
DA ROSA, ANGELO	ADDRESS ON FILE
DA, NATHAN	ADDRESS ON FILE
DABROWSKI, MICHAEL	ADDRESS ON FILE
DABROWSKI, PAUL	ADDRESS ON FILE
DABROWSKI, PAUL AND BETHANIE MAPLES	ADDRESS ON FILE
DALMACIO, ANDREW	ADDRESS ON FILE
DAMA, ADAM	ADDRESS ON FILE
DANAHY, VICTORIA ERNESTINE	ADDRESS ON FILE
DANDAN, JOSEPH	ADDRESS ON FILE
DANDAN, SANTA	ADDRESS ON FILE
DANG, TUNG	ADDRESS ON FILE
DANH, ANH	ADDRESS ON FILE
DANIEL, AILEIGH	ADDRESS ON FILE
DANTARA, HIRAL	ADDRESS ON FILE
DAO, MONIQUE	ADDRESS ON FILE
DARCY, CINTA	ADDRESS ON FILE
DARWISH, NAHED	ADDRESS ON FILE
DATWANI, SAMMY	ADDRESS ON FILE
DAVIS, ANDREW	ADDRESS ON FILE
DAVIS, CYNTHIA	ADDRESS ON FILE
DE CASAS, RUBY	ADDRESS ON FILE
DE LA CRUZ, FRANCISCO GONZALEZ	ADDRESS ON FILE
DEANS, ROBERT	ADDRESS ON FILE
DECLARATION CAPITAL PE SPV XLVI LLC	ATTN: ROB JACKOWITZ 510 MADISON AVENUE NEW YORK NY 10022
DEE, STEPHANIE	ADDRESS ON FILE
DEGUZMAN, CARL JOSEPH CACCAM	ADDRESS ON FILE
DEL SIGNORE, JAMES	ADDRESS ON FILE
DELATORRE, ANGELICA	ADDRESS ON FILE
DELEON, VIRGIL	ADDRESS ON FILE
DELGADO, NEREA SANVISENS	ADDRESS ON FILE
DEMAYO, MICHAEL	ADDRESS ON FILE
DENG, PETER	ADDRESS ON FILE
DENICHOLAS, SELINA	ADDRESS ON FILE
DERRY, JASON	ADDRESS ON FILE
DERYCK C. MAUGHAN REVOCABLE TRUST	ADDRESS ON FILE
DESHPANDE, ABHISHEK VISHWANATH	ADDRESS ON FILE
DESHPANDE, RACHNA	ADDRESS ON FILE
DEUCMAN, MONIKA	ADDRESS ON FILE
DEWALT, KARALYN	ADDRESS ON FILE
DEWANI, NIRAJ	ADDRESS ON FILE

Name	Address
DHAYALAN, ANJANEI	ADDRESS ON FILE
DIANA ADVINCULA	ADDRESS ON FILE
DIAZDELEON, ARACELI	ADDRESS ON FILE
DIDDI, RITIKA	ADDRESS ON FILE
DIEU VINCENT TRAN	ADDRESS ON FILE
DIEU, NANCY	ADDRESS ON FILE
DILLON, DAVID	ADDRESS ON FILE
DINH, JONATHAN	ADDRESS ON FILE
DO, AUSTIN	ADDRESS ON FILE
DO, SANG	ADDRESS ON FILE
DOAN, CRYSTAL	ADDRESS ON FILE
DOBBS, CRAIG	ADDRESS ON FILE
DOMINGO, ROY	ADDRESS ON FILE
DOMINGUEZ, JESSICA	ADDRESS ON FILE
DOMINGUEZ, TRINIDAD	ADDRESS ON FILE
DONOHUE, LAURA	ADDRESS ON FILE
DOSS, ANNA-LOUISE	ADDRESS ON FILE
DOUDNA, JENNIFER	ADDRESS ON FILE
DUDEK, STEPHEN	ADDRESS ON FILE
DULTSEV, ALEXANDER	ADDRESS ON FILE
DUMLAO, JASON	ADDRESS ON FILE
DUONG, KAREN	ADDRESS ON FILE
DUONG, MICHELLE	ADDRESS ON FILE
DUONG, THUY	ADDRESS ON FILE
EASOW, GEORGE	ADDRESS ON FILE
EBOIGBODIN, OSARETIN	ADDRESS ON FILE
EDWARDS, SARAH	ADDRESS ON FILE
EHRENBERG, JOHANNA	ADDRESS ON FILE
ELEMENTS PARTNERS LLC	565 EAST SWEDES FORD ROAD, SUITE 207 WAYNE PA 19087
ELIZALDE, JONATHAN	ADDRESS ON FILE
ELSON, RYAN	ADDRESS ON FILE
EMERGING TECHNOLOGIES FUND II LLC	ATTN: MARC WEISS 1140 AVENUE OF THE AMERICAS 9TH FLOOR NEW YORK NY 10036
EMERGING TECHNOLOGIES FUND III LLC	ATTN: MARC WEISS 1140 AVENUE OF THE AMERICAS 9TH FLOOR NEW YORK NY 10036
ENGELHARD, ERIC	ADDRESS ON FILE
ENZMANN, BRITTANY	ADDRESS ON FILE
EPT JUNE 2020 GRAT	250 WEST 55TH STREET, 26TH FLOOR NEW YORK NY 10019
EQUITYZEN GROWTH TECHNOLOGY FUND LLC	30 BROAD STREET, SUITE 1200 NEW YORK NY 10004
EQUITYZEN GROWTH TECHNOLOGY FUND LLC - SERIES 522	45 WEST 27TH STREET, SUITE 200 NEW YORK NY 10001
EQUITYZEN GROWTH TECHNOLOGY FUND LLC - SERIES 652	30 BROAD STREET MANHATTAN NY 10004
ERCEG, DORIAN	ADDRESS ON FILE
ERFE, CHRISTINE	ADDRESS ON FILE
ERIKSEN, BRIANA	ADDRESS ON FILE
ESPITIAARIAS, ANDREA	ADDRESS ON FILE
ESTELLA, SUZANNE	ADDRESS ON FILE
ESTREBA, JAMES	ADDRESS ON FILE
ESWARAMOORTHY, SENTHILKUMAR	ADDRESS ON FILE
EVANS, HUMBERTO	ADDRESS ON FILE

Name	Address
EXCELSIOR HOLDINGS C2 LLC	ATTN: TODD MIRANDA, CEO 6600 FRANCE AVE. S. SUITE 550 MINNEAPOLIS MN
EZEOKOLI, BENJAMIN	ADDRESS ON FILE
FARAH, FATIMA	ADDRESS ON FILE
FARIAS, ERIBERTO	ADDRESS ON FILE
FAVELA, ESMERALDA	ADDRESS ON FILE
FENKER, BRIDGET	ADDRESS ON FILE
FERGUSON, PAIGE	ADDRESS ON FILE
FERNANDEZ, MONTSERRAT MORELL	ADDRESS ON FILE
FERRELL, CAITLIN	ADDRESS ON FILE
FEUCHTWANG, ILAN	ADDRESS ON FILE
FF ANGEL IV, LLC	ADDRESS ON FILE
FIESTA, MARIA	ADDRESS ON FILE
FLORENDO, JAMIROSEMAE	ADDRESS ON FILE
FLORES, ALONDRA	ADDRESS ON FILE
FLORES, BRYANT	ADDRESS ON FILE
FLORES, JAVIER	ADDRESS ON FILE
FLORESSALDIVAR, DANIELA	ADDRESS ON FILE
FLORESTORRES, ARTEMISA	ADDRESS ON FILE
FLOYD, SALLY	ADDRESS ON FILE
FOGELSONG CHILDREN'S TRUST UTD 8/1/85	ADDRESS ON FILE
FONG, ERIN	ADDRESS ON FILE
FONSECA, RICARDO	ADDRESS ON FILE
Fontelera, Robert	ADDRESS ON FILE
FORQUERA, PAUL	ADDRESS ON FILE
FOSTER, BRENDAN	ADDRESS ON FILE
FOWLER, MATTHEW	ADDRESS ON FILE
FRANTZ, LEEZA	ADDRESS ON FILE
FREED, OLGA	ADDRESS ON FILE
FREZZA, BRIAN	ADDRESS ON FILE
FRIENDS AND FAMILY CAPITAL II, L.P.	ADDRESS ON FILE
FUA, ANDREA	ADDRESS ON FILE
FUND 0039 A SERIES OF ASSURE LABS GB 2022, LLC	6510 S MILLROCK DRIVE, SUITE 400 SALT LAKE CITY UT 84121
GALAN, BEATRICE	ADDRESS ON FILE
GALINDO, RUBEN	ADDRESS ON FILE
GALLEGOS, SAMANTHA	ADDRESS ON FILE
GALVEZ, RICHARD	ADDRESS ON FILE
GANGWISH, RICHARD	ADDRESS ON FILE
GANTZ, RAPHEAL	ADDRESS ON FILE
GARCIA, JOSEPH	ADDRESS ON FILE
GARCIA, ROBERT	ADDRESS ON FILE
GARCIA, VALERIE	ADDRESS ON FILE
GARVIN, ANDREW	ADDRESS ON FILE
GATES, JEFFREY	ADDRESS ON FILE
GEORGE, ALICE MARGARET LLOYD	ADDRESS ON FILE
GERLINGHAUS, FABIAN	ADDRESS ON FILE
GERMAUX, PAULINE	ADDRESS ON FILE
GERSTENBERG, TREVOR	ADDRESS ON FILE

Name	Address
GERSTNER, RESI	ADDRESS ON FILE
GHANTA, ANUSHA	ADDRESS ON FILE
GHATAN, ETHAN	ADDRESS ON FILE
GIDEON, STELLA	ADDRESS ON FILE
GIGAFUND 1, LP	ATTN: S. OSKOU, CO-FOUNDER MGN PTR 1200 SEAPORT BLVD REDWOOD CITY CA 94063
GILCREST, BROOKE	ADDRESS ON FILE
GINGCOCHUA, MICHELLE	ADDRESS ON FILE
GITTOS, ARTUR	ADDRESS ON FILE
GLASS, JACOB	ADDRESS ON FILE
GLICK, DANIELLE	ADDRESS ON FILE
GOLDENBERG, ARLEEN	ADDRESS ON FILE
GOMEZ, MARIA	ADDRESS ON FILE
GONZAGA, ALLAN	ADDRESS ON FILE
GONZALEZ, BRENDA	ADDRESS ON FILE
GONZALEZCRUZ, MAYRA	ADDRESS ON FILE
GOODNESS, DARRIN	ADDRESS ON FILE
GOREN, LEONARD	ADDRESS ON FILE
GORTI, SUJAY	ADDRESS ON FILE
GOSHIA, KYLE	ADDRESS ON FILE
GOURNEAU, JOSHUA	ADDRESS ON FILE
GREWAL, GAGANDEEP	ADDRESS ON FILE
GREWAL, PRABHJYOT	ADDRESS ON FILE
GRIFFIN, ALIESHA	ADDRESS ON FILE
GRILLO, CHRISTOPHER	ADDRESS ON FILE
GROSSKLAUS, RYAN	ADDRESS ON FILE
GUAN, HAO	ADDRESS ON FILE
GUAN, XIUYANG	ADDRESS ON FILE
GUARDADO, STEFANY HERNANDEZ	ADDRESS ON FILE
GUASQUE, JUSTIN	ADDRESS ON FILE
GUBANOV, OLEKSII	ADDRESS ON FILE
GUERNET, ALEXIS	ADDRESS ON FILE
GUIN, DRISHTI	ADDRESS ON FILE
GUNASEKERA, SHEHANA	ADDRESS ON FILE
GUO, DONGMEI	ADDRESS ON FILE
GUO, VIVIAN	ADDRESS ON FILE
GUPTA, PRACHI	ADDRESS ON FILE
GUTMAN, JOSHUA	ADDRESS ON FILE
HA, ANTHONY	ADDRESS ON FILE
HAAG, ANTHONY	ADDRESS ON FILE
HADDAD, MALEK	ADDRESS ON FILE
HAGOS, TESFAMARIAM	ADDRESS ON FILE
HALL, RAQUEL	ADDRESS ON FILE
HALLGREN, AUSTIN	ADDRESS ON FILE
HAMALAINEN, MARK	ADDRESS ON FILE
HAMIR, MUHAMMED	ADDRESS ON FILE
HARDCASTLE, TRAVIS	ADDRESS ON FILE
HARER, ARJUNSINH	ADDRESS ON FILE
HARGREAVES, ZACHARY	ADDRESS ON FILE

Name	Address
HARI, MUKUND	ADDRESS ON FILE
HARRIS, MILES	ADDRESS ON FILE
HARRIS, TAYLOR	ADDRESS ON FILE
HAYRE, RAMINDER	ADDRESS ON FILE
HAZEN, LISA	ADDRESS ON FILE
HE, QINGWEN	ADDRESS ON FILE
HEGADI, TANAVI	ADDRESS ON FILE
HEINTZEN, KENDRA	ADDRESS ON FILE
HERNANDEZ-FORTANEY, KARISSA	ADDRESS ON FILE
HERNANDEZYANEZ, PAULINA	ADDRESS ON FILE
HICKS, COLTON	ADDRESS ON FILE
HICKS, TANNER	ADDRESS ON FILE
HIGASHI, ELAINE	ADDRESS ON FILE
HILL, CORY	ADDRESS ON FILE
HO, AN	ADDRESS ON FILE
HO, CHRISTINE	ADDRESS ON FILE
HO, CLARK	ADDRESS ON FILE
HOANG, JUSTIN	ADDRESS ON FILE
HOANG, LOANN	ADDRESS ON FILE
HOANG, STEPHEN	ADDRESS ON FILE
HOANG-HIGGINS, DANIEL	ADDRESS ON FILE
HOLDEN, KEVIN	ADDRESS ON FILE
HOM, JUSTIN	ADDRESS ON FILE
HONG, WILLIAM	ADDRESS ON FILE
HORCABAS, PHILIP	ADDRESS ON FILE
HOROWITZ, EVAN	ADDRESS ON FILE
HORWOOD, KEITH	ADDRESS ON FILE
HSIAU, TIM	ADDRESS ON FILE
HSU, PEI-KEN	ADDRESS ON FILE
HU, XIAOYU	ADDRESS ON FILE
HUANG, AMY	ADDRESS ON FILE
HUANG, DAVID SHIH-YU	ADDRESS ON FILE
HUANG, XU	ADDRESS ON FILE
HUBER, JEFF	ADDRESS ON FILE
HUEGERICH, GREGORY	ADDRESS ON FILE
HUITZ, LUISANDRA	ADDRESS ON FILE
HUNT, NICHOLAS	ADDRESS ON FILE
HUNTER, ELENA	ADDRESS ON FILE
HUNTER, HENRY	ADDRESS ON FILE
HUSSEY, DOMINIC	ADDRESS ON FILE
HUYNH, ANTHONY	ADDRESS ON FILE
HUYNH, DUY	ADDRESS ON FILE
HUYNH, KAREN	ADDRESS ON FILE
HUYNH, QUE	ADDRESS ON FILE
HVF INVESTMENTS, LLC	8184 SOUTH CODY ST LITTLETON CO 80128
INTEL CAPITAL CORPORATION	2200 MISSION COLLEGE BLVD SANTA CLARA CA 95054
IRANMANESH, ROMINA	ADDRESS ON FILE
IWABUCHI, KUMIKO	ADDRESS ON FILE

Name	Address
IYER, NEHA	ADDRESS ON FILE
JABER, CHADY	ADDRESS ON FILE
JABLONSKI, ZACHARY	ADDRESS ON FILE
JACOBS, ROWAN	ADDRESS ON FILE
JAMES AND JENNIFER DOUDNA CATE LIVING TRUST	ADDRESS ON FILE
JAMIS, LINA	ADDRESS ON FILE
JANEZIC, DANA	ADDRESS ON FILE
JARAMILLO, ISAAH	ADDRESS ON FILE
JARVIS, GLEN	ADDRESS ON FILE
JAYANT, VIJAY	ADDRESS ON FILE
JENNIONS, DAVID	ADDRESS ON FILE
JEON, YE JIN	ADDRESS ON FILE
JEONG, JOHN	ADDRESS ON FILE
JETT, SUSAN	ADDRESS ON FILE
JIANDANI, DARISHA	ADDRESS ON FILE
JIANG, XUEER	ADDRESS ON FILE
JOB, JOSEPH	ADDRESS ON FILE
JOHNSON, GEORGE JR	ADDRESS ON FILE
JOHNSON, JAKE	ADDRESS ON FILE
JOSHI, SAHIL	ADDRESS ON FILE
JOWDY, CASEY	ADDRESS ON FILE
KABECHE, RUTH	ADDRESS ON FILE
KADINA, ANASTASIA	ADDRESS ON FILE
KAHLON, BEANT	ADDRESS ON FILE
KAJANS, BREANNE	ADDRESS ON FILE
KAMATH, SHIVANAND	ADDRESS ON FILE
KAMINSKA, KAROLINA	ADDRESS ON FILE
KANICKI, ANNALISE	ADDRESS ON FILE
KAO, HELEN	ADDRESS ON FILE
KARMARKAR, MAITREYEE	ADDRESS ON FILE
KASBEKAR, SHOMAN	ADDRESS ON FILE
KASPAREK, KASSANDRA	ADDRESS ON FILE
CAST, JOSHUA	ADDRESS ON FILE
KAUFUSI, STACEY	ADDRESS ON FILE
KAUR, MANPREET	ADDRESS ON FILE
KAUR, RAJVIR	ADDRESS ON FILE
KAYAS, ANTHONY	ADDRESS ON FILE
KELLY, DAVID	ADDRESS ON FILE
KELSO, REED	ADDRESS ON FILE
KEMMISH, STANLEY	ADDRESS ON FILE
KENNEDY, STEVEN	ADDRESS ON FILE
KETIGIAN, GEORGE	ADDRESS ON FILE
KHA, KIMBERLY	ADDRESS ON FILE
KHADEMI, MARYAM	ADDRESS ON FILE
KHONG, NGUYEN MINH DUONG	ADDRESS ON FILE
KHOSROSHAHI, MARYAM	ADDRESS ON FILE
KHOURY, GREGORY	ADDRESS ON FILE

Name	Address
KHUU, MINH	ADDRESS ON FILE
KIM, CHRISTINE	ADDRESS ON FILE
KIM, HYUNJUNG	ADDRESS ON FILE
KIM, PATRICK	ADDRESS ON FILE
KIMBERLY VINCENT	ADDRESS ON FILE
KINDRICK, ALEXIS	ADDRESS ON FILE
KING, ANNA	ADDRESS ON FILE
KISHTON, RIGEL	ADDRESS ON FILE
KISSAS, ALEXANDRIA	ADDRESS ON FILE
KLEINBAUM, DJ	ADDRESS ON FILE
KO, YUENSHAN	ADDRESS ON FILE
KOEHLER, DANIEL	ADDRESS ON FILE
KOFMAN, IGOR	ADDRESS ON FILE
KOLOSSOVSKI, ELEANOR	ADDRESS ON FILE
KOLYER, LAUREN	ADDRESS ON FILE
KONG, HELEN	ADDRESS ON FILE
KOOMASI, HANIEH	ADDRESS ON FILE
KOSHLAND, KYLE	ADDRESS ON FILE
KRAMER, KATERINA	ADDRESS ON FILE
KRAUSE, MATTHEW	ADDRESS ON FILE
KRISHAN, GOPAL	ADDRESS ON FILE
KRISHNAN, SUDHA	ADDRESS ON FILE
KRISHNAPURA, HARINI	ADDRESS ON FILE
KROHN, MARCO	ADDRESS ON FILE
KRUKOV, VLADIMIR	ADDRESS ON FILE
KUH, COLIN	ADDRESS ON FILE
KUMAR, ADITYA	ADDRESS ON FILE
KUMMELSTEDT, ERIC	ADDRESS ON FILE
KUMUYI, JOHN	ADDRESS ON FILE
KUNCHE, SAMEERAN	ADDRESS ON FILE
KUNG, JOSEPH	ADDRESS ON FILE
KUO, SHUCHI	ADDRESS ON FILE
KUPEC, DAVID	ADDRESS ON FILE
KURDI, OMAR	ADDRESS ON FILE
KUSHWAHA, RITU	ADDRESS ON FILE
KUSUMO, ALIYA	ADDRESS ON FILE
KWAN, YVONNE	ADDRESS ON FILE
KWONG, WILLIS	ADDRESS ON FILE
LA PAZ, JAFET RODRIGUEZ	ADDRESS ON FILE
LA, HANSON	ADDRESS ON FILE
LA, MINHANH	ADDRESS ON FILE
LACAYO, PATRICIA	ADDRESS ON FILE
LAIRD, TERESA	ADDRESS ON FILE
LAKDAWALA, PRIYANKA	ADDRESS ON FILE
LAKDAWALLA, ABIZAR	ADDRESS ON FILE
LAKSHMANAN, UMA	ADDRESS ON FILE
LAM, JOHNSIMON	ADDRESS ON FILE
LAM, RAYMOND	ADDRESS ON FILE

Name	Address
LAPHAM, KYLE	ADDRESS ON FILE
LARUELLE, FREDERIC	ADDRESS ON FILE
LATIMER, JOHN	ADDRESS ON FILE
LAURENT, THIBAUT	ADDRESS ON FILE
LAURION CAPITAL MASTER FUND LTD.	360 MADISON AVE, 1900 NEW YORK NY 10017
LAW, STEPHEN	ADDRESS ON FILE
LE, ANH	ADDRESS ON FILE
LE, STEPHANIE	ADDRESS ON FILE
LEARY, SHANNON	ADDRESS ON FILE
LEE, HERBERT	ADDRESS ON FILE
LEE, LORENE	ADDRESS ON FILE
LEE, SUNNY	ADDRESS ON FILE
LEE, VALERIAN	ADDRESS ON FILE
LEERINK REVELATION HEALTHCARE FUND II, L.P.	255 CALIFORNIA STREET, 12TH FLOOR SAN FRANCISCO CA 94111
LELIVELT, MICHAEL	ADDRESS ON FILE
LEMKE, CHRISTOPHER	ADDRESS ON FILE
LEMUS, CLARA	ADDRESS ON FILE
LEMUZ, JESSICA	ADDRESS ON FILE
LEON, ANDY	ADDRESS ON FILE
LEONI, PAUL	ADDRESS ON FILE
LESLIE ENTERPRISES LP	ATTN: MARK LESLIE 738 WESTRIDGE DRIVE PORTOLA VALLEY CA 94028
LESLIE FAMILY TRUST U/A 2/7/96	ADDRESS ON FILE
LEVCHIN, MAX	ADDRESS ON FILE
LEVEL ONE GLOBAL FUND I, L.P.	269 SOUTH IRVING STREET RIDGEWOOD NJ 7450
LEWIS, FRENCH	ADDRESS ON FILE
LI, IVY	ADDRESS ON FILE
LI, JINGLING	ADDRESS ON FILE
LI, VIVIAN	ADDRESS ON FILE
LIANG, RYAN	ADDRESS ON FILE
LIEW, CHEE	ADDRESS ON FILE
LIGON, ALEXANDER	ADDRESS ON FILE
LIN, BI QI	ADDRESS ON FILE
LIN, DANNY	ADDRESS ON FILE
LIN, SABRINA	ADDRESS ON FILE
LIN, TEDDY	ADDRESS ON FILE
LIN, YVONNE	ADDRESS ON FILE
LIPP, ROBERT	ADDRESS ON FILE
LITTLE, PHILLIP	ADDRESS ON FILE
LIU, SAM	ADDRESS ON FILE
LIU, ZE	ADDRESS ON FILE
LLANAS, RACHEL	ADDRESS ON FILE
LOGOS OPPORTUNITIES FUND III, LP	ONE LETTERMAN DRIVE, SUITE D3700 SAN FRANCISCO CA 94129
LOKESHA, SINCHANA	ADDRESS ON FILE
LONCARIC, MICHAEL	ADDRESS ON FILE
Longbottom, Trevor	ADDRESS ON FILE
LOPERAGARCIA, SARA	ADDRESS ON FILE
LOPEZ, SEBASTIAN	ADDRESS ON FILE
LORIAUX, PAUL	ADDRESS ON FILE



Name	Address
LOZANO, DANIEL	ADDRESS ON FILE
LOZANO, EUGENE	ADDRESS ON FILE
LOZANO, NATHAN	ADDRESS ON FILE
LU, CHENJIA	ADDRESS ON FILE
LU, MICHAEL	ADDRESS ON FILE
LU, RYAN	ADDRESS ON FILE
LUCAS, ASHLEY	ADDRESS ON FILE
LUMA BIO-IT SPV, L.P.	ATTN: IAN SHANNON, GENERAL COUNSEL PIER 5 SUITE 101 SAN FRANCISCO CA 94111
LUMA BIO-IT SPV-A, L.P.	ATTN: IAN SHANNON, GENERAL COUNSEL PIER 5 SUITE 101 SAN FRANCISCO CA 94111
LUO, LAN	ADDRESS ON FILE
LUO, SHUO	ADDRESS ON FILE
LUONG, TOMMY	ADDRESS ON FILE
LY, HUNG	ADDRESS ON FILE
LY, NGOC	ADDRESS ON FILE
LYNCH, CHONG	ADDRESS ON FILE
LYNCH, PATRICK	ADDRESS ON FILE
LYONS, MOLLY	ADDRESS ON FILE
MACK, DAVID	ADDRESS ON FILE
MAERKEN, MELANIE	ADDRESS ON FILE
MAGNO, SHANNONMAE	ADDRESS ON FILE
MAH, AMANDA	ADDRESS ON FILE
MAHASETH, TULIP	ADDRESS ON FILE
MALDONADO, AARON	ADDRESS ON FILE
MALIK, USAMA	ADDRESS ON FILE
MALVAR, MENARD	ADDRESS ON FILE
MANOUCH AND SOPHIE MOSHAYEDI REVOCABLE TRUST	ADDRESS ON FILE
MANSTEIN, DIETER	ADDRESS ON FILE
MANUEL, HENRY III	ADDRESS ON FILE
MARAVILLABONILLA, MARVIN	ADDRESS ON FILE
MARBLESTONE, JEFFREY	ADDRESS ON FILE
MARINAS, MARCIAL	ADDRESS ON FILE
MARINO, CHRISTOPHER	ADDRESS ON FILE
MARTIN, JOSHUA	ADDRESS ON FILE
MARTINEZ, DANIEL	ADDRESS ON FILE
MARTINEZ, ROSANNA	ADDRESS ON FILE
MARTINEZ-DAMIAN, MARGARITA	ADDRESS ON FILE
MARUSICH, OLYA	ADDRESS ON FILE
MASS, MIKHAIL	ADDRESS ON FILE
MATHESON, TIMOTHY	ADDRESS ON FILE
MATHIS, JOHNISHA	ADDRESS ON FILE
MATHUR, PRITI	ADDRESS ON FILE
MATTHEWS, TRISTAN	ADDRESS ON FILE
MATZIE, COLLEEN	ADDRESS ON FILE
MAUBERT, GINA	ADDRESS ON FILE
MAURES, TRAVIS	ADDRESS ON FILE
MAVI, PRABHJOT	ADDRESS ON FILE
MAY, CLAUDIA	ADDRESS ON FILE

Name	Address
MAYER, LAURENT	ADDRESS ON FILE
MAYR, JASON	ADDRESS ON FILE
MAZUREK, MATTHEW	ADDRESS ON FILE
MCCAFFREY, DANIEL	ADDRESS ON FILE
MCCALLISTER, DANIEL	ADDRESS ON FILE
MCDONALD, MELISSA	ADDRESS ON FILE
MCFADDEN, BRIAN	ADDRESS ON FILE
MCFARLANE, LAQUISHA	ADDRESS ON FILE
MCGOWAN, MADISON	ADDRESS ON FILE
MCKEARN, BRIANNA	ADDRESS ON FILE
MCMENEMY, JOSHUA	ADDRESS ON FILE
MCSHERA, CARMEL	ADDRESS ON FILE
MEDINA, CHRISTOPHER	ADDRESS ON FILE
MEDINA-VILLANUEVA, MICHAEL	ADDRESS ON FILE
MEDLA, ADAM	ADDRESS ON FILE
MEHTA, NEIL	ADDRESS ON FILE
MEISSLER, JOSEPH	ADDRESS ON FILE
MEJIA, ANGEL	ADDRESS ON FILE
MELENDEZ, JOSE LOPEZ	ADDRESS ON FILE
MENDEZ, OLIVIA	ADDRESS ON FILE
MENDONSA, RIMA	ADDRESS ON FILE
MENLO VENTURES XI, L.P.	3000 SAND HILL ROAD, BUILDING 4, SUITE 100 MENLO PARK CA 94025
MERCER, CORY	ADDRESS ON FILE
MERKEL, CHELSEA	ADDRESS ON FILE
MERRICK, KAY E.	ADDRESS ON FILE
MERRICK, ROBERT E.	ADDRESS ON FILE
MESHO, KATELIN	ADDRESS ON FILE
MIADLIKOWSKI, MATEUSZ	ADDRESS ON FILE
MIANSARIGAVZAN, MORTEZA	ADDRESS ON FILE
MIDDLEFIELD VENTURES, INC.	2200 MISSION COLLEGE BLVD SANTA CLARA CA 95054
MIKULSKI, LAUREN	ADDRESS ON FILE
MILLER, GLASELYN	ADDRESS ON FILE
MILLER, GREGORY	ADDRESS ON FILE
MILLER, JASON	ADDRESS ON FILE
MINONESMOYANO, ELENA	ADDRESS ON FILE
MISHLER, GRANT	ADDRESS ON FILE
MITTAL, NEEL	ADDRESS ON FILE
MITTELMAN, DAVID	ADDRESS ON FILE
MMEF XI, L.P.	ATTN VENKY GANESAN, MANAGING MEMBER 2884 SAND HILL ROAD SUITE 100 MENLO PARK CA 94025
MOHAPATRA, PINAKI	ADDRESS ON FILE
MOLINARI, ROBERT	ADDRESS ON FILE
MOLNAR, MICHAEL	ADDRESS ON FILE
MONTOYA, DANIEL	ADDRESS ON FILE
MOON, ROBERT	ADDRESS ON FILE
MOORE STRATEGIC VENTURES, LLC	11 TIMES SQUARE NEW YORK NY 10036
MOORJI, SAMEER	ADDRESS ON FILE
MOORTHY, BALAJI THAS	ADDRESS ON FILE

Name	Address
MORA, ERIKA	ADDRESS ON FILE
MORA, HILARIO ROMERO	ADDRESS ON FILE
MORALOPE, ALEYDA	ADDRESS ON FILE
MOTION GROUP, LLC	5577 E PERRIN RD CLOVIS CA 93619
MOWRIS, RANSOM	ADDRESS ON FILE
MUDGE, WILLIAM	ADDRESS ON FILE
MUELLER, KATHRYN	ADDRESS ON FILE
MUJUMDAR, NIRVANI	ADDRESS ON FILE
MVB FUND, FCR	C/O JUAN BRAVO 102 PLANTA MADRID 28006 SPAIN
NABARRETE, JOHNATHAN	ADDRESS ON FILE
NADDAF, ARMON	ADDRESS ON FILE
NAFISSI, MARYAM	ADDRESS ON FILE
NAGARAJDIXIT, RADHIKA	ADDRESS ON FILE
NARCISO, MELANIE	ADDRESS ON FILE
NEKMARD, FARDEEN	ADDRESS ON FILE
NEMZEK, MICHAEL	ADDRESS ON FILE
NESOM, DIANE	ADDRESS ON FILE
NEXT FRONTIER VENTURES LLC	100 RUGBY ROAD BROOKLYN NY 11226
NG, MIN TECK JONAS	ADDRESS ON FILE
NG, SAMUEL	ADDRESS ON FILE
NGO, DEVIN	ADDRESS ON FILE
NGUYEN, AN	ADDRESS ON FILE
NGUYEN, CALI	ADDRESS ON FILE
NGUYEN, DAN	ADDRESS ON FILE
NGUYEN, DANIEL	ADDRESS ON FILE
NGUYEN, DIEM	ADDRESS ON FILE
NGUYEN, GIA-ANN	ADDRESS ON FILE
NGUYEN, HAN	ADDRESS ON FILE
NGUYEN, HIEU	ADDRESS ON FILE
NGUYEN, HOANG	ADDRESS ON FILE
NGUYEN, PHUC	ADDRESS ON FILE
NGUYEN, QUANG	ADDRESS ON FILE
NGUYEN, THANH	ADDRESS ON FILE
NGUYEN, THOMPSON	ADDRESS ON FILE
NGUYEN, VICTORIA	ADDRESS ON FILE
NGUYEN, VINH	ADDRESS ON FILE
NIKOUI, MATIN	ADDRESS ON FILE
NISSENBAUM, MATTHEW	ADDRESS ON FILE
NOBLE, ELIZABETH	ADDRESS ON FILE
NOE, MARY	ADDRESS ON FILE
NOLAN, SCOTT	ADDRESS ON FILE
NOWATZKE, BECKINAM	ADDRESS ON FILE
NUGENT, REBECCA	ADDRESS ON FILE
NYSHADHAM, SRIDHAR	ADDRESS ON FILE
OFPP LLC	1140 AVENUE OF THE AMERICAS NEW YORK NY 10036
OKI, JENNIFER	ADDRESS ON FILE
OLEGA, CHRISTI	ADDRESS ON FILE
OLSZOWA, GRAZYNA	ADDRESS ON FILE

Name	Address
ONG, CARLOS	ADDRESS ON FILE
ONYEWUENYI, AKUJOBI	ADDRESS ON FILE
OPPEL, JAMES	ADDRESS ON FILE
ORJI, NONSO	ADDRESS ON FILE
OROZCO, DANIEL	ADDRESS ON FILE
ORTEGA, DOMINIC	ADDRESS ON FILE
ORZAL, JESUS	ADDRESS ON FILE
OSIT, MICHELLE	ADDRESS ON FILE
OSSEIRAN, ALMA	ADDRESS ON FILE
OU, GUANQING	ADDRESS ON FILE
OU, QINGLIN	ADDRESS ON FILE
OWENS, AMANDA	ADDRESS ON FILE
PACE, JEFFREY	ADDRESS ON FILE
PAL, ARPITA	ADDRESS ON FILE
PAN, MING	ADDRESS ON FILE
PAN, RICKY	ADDRESS ON FILE
PANAGARIYA, AJAY	ADDRESS ON FILE
PASHTUNYAR, SHAQUIEL	ADDRESS ON FILE
PATEL, BHAVIN	ADDRESS ON FILE
PATEL, KEVIN	ADDRESS ON FILE
PATEL, MEHAL	ADDRESS ON FILE
PATEL, NIKISHA	ADDRESS ON FILE
PATRAWALA, ZEENAT	ADDRESS ON FILE
PATTISON, SCOTT	ADDRESS ON FILE
PAWLOSKI, SARAH	ADDRESS ON FILE
PCOF EQ AIV III, LP	51 ASTOR PLACE, 10TH FLOOR NEW YORK NY 10003
PEI, JULIAN	ADDRESS ON FILE
PEI, YING	ADDRESS ON FILE
PELLICANI, JESSICA	ADDRESS ON FILE
PENAPEDRES, SANTOS	ADDRESS ON FILE
PENSCO TRUST COMPANY CUSTODIAN	ADDRESS ON FILE
PERCEPTIVE CREDIT HOLDINGS III, LP	AS ADMINISTRATIVE AGENT 51 ASTOR PL, 10TH FL NEW YORK NY 10003
PEREZ, JACOB	ADDRESS ON FILE
PEREZ, NANCY	ADDRESS ON FILE
PEREZZORRILLA, ADOLFO	ADDRESS ON FILE
PERKINS, ROGER	ADDRESS ON FILE
PESCH, BRIAN	ADDRESS ON FILE
PFAFF, BRIAN	ADDRESS ON FILE
PHAL, PANHA	ADDRESS ON FILE
PHAM, ALEXANDER	ADDRESS ON FILE
PHAM, DARREN	ADDRESS ON FILE
PHAM, JOHN	ADDRESS ON FILE
PHAM, JULIE	ADDRESS ON FILE
PHAM, THERESA	ADDRESS ON FILE
PHAN, ANH	ADDRESS ON FILE
PHILIPP, ANTHONY	ADDRESS ON FILE
PIAZZA, PAOLO	ADDRESS ON FILE
PICKENS, ANDREW	ADDRESS ON FILE

Name	Address
PIERCE, BRETT	ADDRESS ON FILE
PIMENTEL, ALYSSA	ADDRESS ON FILE
PIPER, RUBY	ADDRESS ON FILE
PLATZ, DAVONE	ADDRESS ON FILE
POCKALNY, MEGAN	ADDRESS ON FILE
POLLARO, JAMES	ADDRESS ON FILE
POMERANTZ, ALEX	ADDRESS ON FILE
PORTEUS, MATTHEW	ADDRESS ON FILE
POWERS, KATHLEEN	ADDRESS ON FILE
PRABHUNE, MEENAKSHI	ADDRESS ON FILE
PRASAD, KRISHNEIL	ADDRESS ON FILE
PRASAD, SANJAY	ADDRESS ON FILE
PRECISE CUT LTD	4 QUEENSWAY COURT QUEENSWAY TEAM VALLEY TRADING ESTATE GATESHEAD TYNE AND WEAR NE11 0NX UNITED KINGDOM
PRICE, JOSHUA	ADDRESS ON FILE
PRIETOHURTADO, GIANELLY	ADDRESS ON FILE
PROKOP, ANDREW	ADDRESS ON FILE
PROVENCIO, LORRAINE	ADDRESS ON FILE
PRS, LLC	ATTN: ERIN LASSEN, CFO 250 WEST 55TH STREET 26TH FLOOR NEW YORK NY 10019
PRZYBYLSKI, CHRISTOPHER	ADDRESS ON FILE
QU, DAVID	ADDRESS ON FILE
QUANT, NICHOLAS	ADDRESS ON FILE
QUE, GERALD LEE NAVARRO	ADDRESS ON FILE
RA CAPITAL HEALTHCARE FUND, L.P.	200 BERKELEY STREET, 18TH FLOOR BOSTON MA 2116
RA CAPITAL NEXUS FUND III, L.P.	200 BERKELEY STREET, 18TH FLOOR BOSTON MA 2116
RA CAPITAL NEXUS FUND, L.P.	200 BERKELEY STREET, 18TH FLOOR BOSTON MA 2116
RAMIREZ, LAWRENCE	ADDRESS ON FILE
RAMIREZ, LEONARDO	ADDRESS ON FILE
RAMKUMAR, AMRITA	ADDRESS ON FILE
RAMOBARC, ARTURO	ADDRESS ON FILE
RANAWEERA, MANO	ADDRESS ON FILE
RAPPOCCIOLO, GIOVANNA	ADDRESS ON FILE
RASHID, MAISHA	ADDRESS ON FILE
RASMUSSEN, RIKKE	ADDRESS ON FILE
RAVAL, AVI	ADDRESS ON FILE
RAZDAN, VIDUSHI	ADDRESS ON FILE
RAZINKOV, IVAN	ADDRESS ON FILE
REDMOND, JUSTIN	ADDRESS ON FILE
REICHERT, KOTA	ADDRESS ON FILE
REN, JIANYI	ADDRESS ON FILE
REN, SHAWN	ADDRESS ON FILE
REPANCOL, ALDRINEJULIUS	ADDRESS ON FILE
REVELATION HEALTHCARE FUND II, L.P.	255 CALIFORNIA STREET, 12TH FLOOR SAN FRANCISCO CA 94111
REYES, ROELYNE	ADDRESS ON FILE
REZIG, ENESSA	ADDRESS ON FILE
RHEAUME, JAMES	ADDRESS ON FILE
RICE, BRANDON	ADDRESS ON FILE
RICH, JESSICA	ADDRESS ON FILE

Name	Address
RNA SPV LLC	411 NE 2ND AVE HALLANDALE FL 33009-4215
ROBINSON, ESAI	ADDRESS ON FILE
RODRIGUEZ, BRANDON AGUILAR	ADDRESS ON FILE
RODRIGUEZ, ESIASON	ADDRESS ON FILE
RODRIGUEZ, JULIA	ADDRESS ON FILE
RODRIGUEZ, MELISSA	ADDRESS ON FILE
ROESLER, JENS	ADDRESS ON FILE
ROGERS, CHRISTOPHER	ADDRESS ON FILE
ROGERS, SELENA	ADDRESS ON FILE
ROGINSKY, JESSICA	ADDRESS ON FILE
ROJAS, CASEY	ADDRESS ON FILE
ROJAS, SEBASTIAN	ADDRESS ON FILE
ROMANOWSKI, PIOTR	ADDRESS ON FILE
ROMERO, PEDRO JUAN MENDEZ	ADDRESS ON FILE
ROODSARI, SUSAN	ADDRESS ON FILE
ROSAS, BRANDON SAAVEDRA	ADDRESS ON FILE
ROSS, KAMERON	ADDRESS ON FILE
ROSSI, NICHOLAS	ADDRESS ON FILE
ROTHSTEIN, SINDIE	ADDRESS ON FILE
ROWE, MATTHEW	ADDRESS ON FILE
ROZMARYNOWYCZ, RITA	ADDRESS ON FILE
RUDDLE, JAMES	ADDRESS ON FILE
RURANGWA, LIZ	ADDRESS ON FILE
RUSSELL, JOHN	ADDRESS ON FILE
SAFA, POUYA AKHAVAN	ADDRESS ON FILE
SAGAL, CLAUDIO	ADDRESS ON FILE
SAGASTUMEFranco, RUDY	ADDRESS ON FILE
SAGUM, JOEL	ADDRESS ON FILE
SAHA, PRITHA	ADDRESS ON FILE
SAHAI, TANUSHI	ADDRESS ON FILE
SAHARIA, ABHISHEK	ADDRESS ON FILE
SAILOR, DANA	ADDRESS ON FILE
SAKAMOTO, JULIA	ADDRESS ON FILE
SALVATO, ANTHONY	ADDRESS ON FILE
SAMANTA, SAHELI GANGULY	ADDRESS ON FILE
SAMPLES, RICHELLE	ADDRESS ON FILE
SAMUEL-GAMA, KARINA	ADDRESS ON FILE
SAMUELS, CYDNI	ADDRESS ON FILE
SANCHEZ, BENJAMIN	ADDRESS ON FILE
SANDLES, AZALIA	ADDRESS ON FILE
SANDOVAL-GUTIERREZ, SHEYLA	ADDRESS ON FILE
SANTIAGO-DAVIS, ANNYOCELI	ADDRESS ON FILE
SARMA, PRANAMEE	ADDRESS ON FILE
SASSMANNSHAUS, BRENDON	ADDRESS ON FILE
SATTAR, FRAZANA	ADDRESS ON FILE
SAUCEDA, ROLIN	ADDRESS ON FILE
SAULIT, CHRISTOPHER	ADDRESS ON FILE
SCALERA, ADAM	ADDRESS ON FILE

Name	Address
SCHIEL, JOHN	ADDRESS ON FILE
SCHMIDT, CARLOS	ADDRESS ON FILE
SCHMIDT, NATHANIEL	ADDRESS ON FILE
SCHMUKLER, YEHUDA	ADDRESS ON FILE
SCHNEIDER, BRIAN	ADDRESS ON FILE
SCHUBERT, SIMONE	ADDRESS ON FILE
SCHUTT, KATHERINE	ADDRESS ON FILE
SEKHON, RUBAL	ADDRESS ON FILE
SEM, ASHTON	ADDRESS ON FILE
SENGER, NICHOLAS	ADDRESS ON FILE
SEO, JINMYEONG	ADDRESS ON FILE
SETHI, GEETA	ADDRESS ON FILE
SEVERINO, MHARC	ADDRESS ON FILE
SHAH, JINAL	ADDRESS ON FILE
SHAH, NIRAJ	ADDRESS ON FILE
SHAHDAWALA, SHABBIR	ADDRESS ON FILE
SHAJARI, HASTI	ADDRESS ON FILE
SHAKUR, ASADULLAAH	ADDRESS ON FILE
SHALIZI, ARYAMAN	ADDRESS ON FILE
SHAMIA, TAL	ADDRESS ON FILE
SHANKAR, MEERA	ADDRESS ON FILE
SHARMA, ISHITA	ADDRESS ON FILE
SHARON, GIL	ADDRESS ON FILE
SHERPA, TSHERING	ADDRESS ON FILE
SHIH, YING HSUAN	ADDRESS ON FILE
SHKAPOV, SERGEY	ADDRESS ON FILE
SHUSTOCK, MARK	ADDRESS ON FILE
SILICON VALLEY BANK	ATTN: LISA BURNS 3003 TASMAN DR SANTA CLARA CA 95054
SIMMERMAN, RICHARD	ADDRESS ON FILE
SIMPSON, SARAH	ADDRESS ON FILE
SINDHU-BERTRAND, CAMILLE	ADDRESS ON FILE
SINDHYAN, RAMYA	ADDRESS ON FILE
SINGH, KATHY	ADDRESS ON FILE
SISBOT, SARAH	ADDRESS ON FILE
SKARNES, BILL	ADDRESS ON FILE
SLOAN, ALFRED	ADDRESS ON FILE
SLOMSKI, DANIEL	ADDRESS ON FILE
SMITH, AARON	ADDRESS ON FILE
SMITH, AMANDA ROSE MARIE	ADDRESS ON FILE
SMITH, CATHERINE MORFFY	ADDRESS ON FILE
SMITH, JEFFREY	ADDRESS ON FILE
SMITH, JEREMY	ADDRESS ON FILE
SMITH, THEO	ADDRESS ON FILE
SMITH, YUSUF	ADDRESS ON FILE
SMOLENTSEV, ALEXANDER	ADDRESS ON FILE
SMYRNIOTIS, CHRISTOPHER	ADDRESS ON FILE
SOENENS MARTINEZ DE MURGUIA, AMALIA	ADDRESS ON FILE
SOLON, PAMELA	ADDRESS ON FILE

Name	Address
SOMMER, ANDREIA GIANOTTI	ADDRESS ON FILE
SORIA, SERGIO	ADDRESS ON FILE
SOUDIER, SARAH	ADDRESS ON FILE
SPEER, JENNIFER	ADDRESS ON FILE
SPERLING, MARK	ADDRESS ON FILE
SPRAGGON, LEE	ADDRESS ON FILE
SQUARE 1 BANK	2420 SAND HILL RD 100 MENLO PARK CA 94025
STEED, ROBERT	ADDRESS ON FILE
STEINER, JASON	ADDRESS ON FILE
STEINER, VICTORIA	ADDRESS ON FILE
STEVENSON, BENJAMIN	ADDRESS ON FILE
STOKES, CAMRON	ADDRESS ON FILE
STONER, RICHARD	ADDRESS ON FILE
STRAHLE, JONATHAN	ADDRESS ON FILE
STRAW, ERICA	ADDRESS ON FILE
STURGEON, LONDON	ADDRESS ON FILE
SU, KACEY	ADDRESS ON FILE
SU, WEI-TING	ADDRESS ON FILE
SU, YEJI	ADDRESS ON FILE
SUKMAN, ABBY	ADDRESS ON FILE
SULTAN, BENNETT	ADDRESS ON FILE
SULTANA JAHAN	ADDRESS ON FILE
SUNG, SABRINA	ADDRESS ON FILE
SVF II US AGGREGATOR (DE) LLC	251 LITTLE FALLS DRIVE WILLMINGTON DE 19808
SWAFFORD, ALEXANDER	ADDRESS ON FILE
SWIATCZAK, ZOFIA	ADDRESS ON FILE
TA, HUGO	ADDRESS ON FILE
TABLANTE, ERIC	ADDRESS ON FILE
TAGNAOUTI, NADIA	ADDRESS ON FILE
TAM, HEI K	ADDRESS ON FILE
TAN, JOHN	ADDRESS ON FILE
TAN, LORYROSE	ADDRESS ON FILE
TANG, DONALD	ADDRESS ON FILE
TANG, JIAQI	ADDRESS ON FILE
TANG, WILSON	ADDRESS ON FILE
TAT, JUSTIN	ADDRESS ON FILE
TAWDE, NIHARIKA	ADDRESS ON FILE
TAY, MELODY	ADDRESS ON FILE
TAYLOR-DOUGLAS, DEZMOND	ADDRESS ON FILE
TEDDY, STEVEN	ADDRESS ON FILE
THAI, LOREN	ADDRESS ON FILE
THARMARAJAH, GRACE	ADDRESS ON FILE
THE AGAVE SHADE TRUST	ADDRESS ON FILE
THE CONTINUOUS AGENCY TRUST	316 CALIFORNIA AVE., 466 RENO NV 89509
THE CYRIAC AND ANGEL ROEDING FAMILY TRUST 2014	ADDRESS ON FILE
THE FOUNDERS FUND IV PRINCIPALS FUND, LP	ONE LETTERMAN DRIVE BUILDING D, 5TH FLOOR SAN FRANCISCO CA 94129
THE FOUNDERS FUND IV, LP	ONE LETTERMAN DRIVE, BUILDING D, 5TH FLOOR SAN FRANCISCO CA 94129



Name	Address
THE FOUNDERS FUND V ENTREPRENEURS FUND, LP	ONE LETTERMAN DRIVE BUILDING D, 5TH FLOOR SAN FRANCISCO CA 94129
THE FOUNDERS FUND V PRINCIPALS FUND, LP	ONE LETTERMAN DRIVE BUILDING D, 5TH FLOOR SAN FRANCISCO CA 94129
THE FOUNDERS FUND V, LP	ONE LETTERMAN DRIVE BUILDING D, 5TH FLOOR SAN FRANCISCO CA 94129
THE FOUNDERS FUND VI ENTREPRENEURS FUND, LP	ONE LETTERMAN DRIVE BUILDING D, 5TH FLOOR SAN FRANCISCO CA 94129
THE FOUNDERS FUND VI PRINCIPALS FUND, LP	ONE LETTERMAN DRIVE BUILDING D, 5TH FLOOR SAN FRANCISCO CA 94129
THE FOUNDERS FUND VI, LP	ONE LETTERMAN DRIVE BUILDING D, 5TH FLOOR SAN FRANCISCO CA 94129
THE GLYNN FAMILY TRUST - ADMINISTRATIVE TRUST	ADDRESS ON FILE
THE PRIMA JAVELINA TRUST	ADDRESS ON FILE
THE SIGNALING SAGUARO TRUST	ADDRESS ON FILE
THE VEBLEN TRUST	ADDRESS ON FILE
THEMBO, HARRISON	ADDRESS ON FILE
THOMAS, NOAH	ADDRESS ON FILE
THU, MAUNG MYO	ADDRESS ON FILE
THU, RICKY	ADDRESS ON FILE
TISCH, CONNOR	ADDRESS ON FILE
TISCH, THEODORE	ADDRESS ON FILE
TITCOMB, MATTHEW	ADDRESS ON FILE
TO, DIANA	ADDRESS ON FILE
TOH, KEVIN	ADDRESS ON FILE
TOLENTINO, MEGAN	ADDRESS ON FILE
TON, ANTHONY	ADDRESS ON FILE
TORMEY, DUNCAN	ADDRESS ON FILE
TORRES, CHARLES	ADDRESS ON FILE
TOUKOKI, CHADIA	ADDRESS ON FILE
TRAN, ANH	ADDRESS ON FILE
TRAN, CAC	ADDRESS ON FILE
TRAN, MADELINE	ADDRESS ON FILE
TRAN, TIEN	ADDRESS ON FILE
TRAN, TRINH	ADDRESS ON FILE
TREJO, JOVY	ADDRESS ON FILE
TRINH, MICHELLE	ADDRESS ON FILE
TRUEBA, ABRAHAM	ADDRESS ON FILE
TRUEBRIDGE DIRECT FUND L.P.	C/O TRUEBRIDGE CAPITAL PARTNERS ATTN MEL WILLIAMS 1011 SOUTH HAMILTON ROAD, SUITE 400 CHAPEL HILL NC 27515
TRUONG, CUONG	ADDRESS ON FILE
TRUONG, KATHY	ADDRESS ON FILE
TRUONG, TRISH	ADDRESS ON FILE
TUCKER, HEATHER	ADDRESS ON FILE
TURNER, PETER	ADDRESS ON FILE
URIAS, MARCOS	ADDRESS ON FILE
VAISHNAV, AJAY	ADDRESS ON FILE
VALDES, MANUEL	ADDRESS ON FILE
VALDEZ, DYLAN	ADDRESS ON FILE
VANDENBROUCKE, ARNE	ADDRESS ON FILE
VANNASING, JAMES	ADDRESS ON FILE
VAREDI, KOLAEI	ADDRESS ON FILE

Name	Address
VAREDIKOLAEI, SEYEDEHMARJAN	ADDRESS ON FILE
VASKO, NICHOLAS	ADDRESS ON FILE
VASQUEZ, JOSHUA	ADDRESS ON FILE
VAZIR, RONISHA	ADDRESS ON FILE
VAZQUEZ, RODOLFO	ADDRESS ON FILE
VELASQUEZ, EVELYN	ADDRESS ON FILE
VELIZCARROLA, KEVEN	ADDRESS ON FILE
VELLANI, SHABNAM	ADDRESS ON FILE
VEMPATY, ADITYA	ADDRESS ON FILE
VICTOROV, DENIS	ADDRESS ON FILE
VILLAPUDUA, DAYMIAN	ADDRESS ON FILE
VLAHOS, HARRY	ADDRESS ON FILE
VOGEL, PETER	ADDRESS ON FILE
VOLLMANN, ELISABETH	ADDRESS ON FILE
VORA, PRIYANKI	ADDRESS ON FILE
VUDATHALA, NEELIMA	ADDRESS ON FILE
VUONG, BAOAN	ADDRESS ON FILE
WAID, HARRISON	ADDRESS ON FILE
WAITE, KELSEY	ADDRESS ON FILE
WALCHER-CHEVILLET, CRISTINA	ADDRESS ON FILE
WALKER, JOHN II	ADDRESS ON FILE
WALLACE, NADIA	ADDRESS ON FILE
WALLACH, DAVID A.	ADDRESS ON FILE
WALSH, JOSEPH	ADDRESS ON FILE
WAMSLEY, JAMES	ADDRESS ON FILE
WANG, CINDY	ADDRESS ON FILE
WANG, LI-JIE	ADDRESS ON FILE
WANG, PUZHOU	ADDRESS ON FILE
WANG, SHIJUN	ADDRESS ON FILE
WANG, WEI	ADDRESS ON FILE
WANG, YANJUN	ADDRESS ON FILE
WANJALA, JACKLINE	ADDRESS ON FILE
WARREN, OLIVIA	ADDRESS ON FILE
WARRIER, ACHYUT	ADDRESS ON FILE
WATKINS, EMILY	ADDRESS ON FILE
WEGNER, SARA	ADDRESS ON FILE
WEINER, JOHN	ADDRESS ON FILE
WELLINGTON HADLEY HARBOR MASTER INVESTORS	(CAYMAN) III L.P. 280 CONGRESS STREET BOSTON MA 2210
WEN, ZHAOYANG	ADDRESS ON FILE
WENG, NIKKI	ADDRESS ON FILE
WENG, TZUCHING	ADDRESS ON FILE
WEST, MICHELLE	ADDRESS ON FILE
WHEELER, BRYSON	ADDRESS ON FILE
WHITMAN, CHAD	ADDRESS ON FILE
WHITMAN, LAURA	ADDRESS ON FILE
WHITNEY, BRANDON	ADDRESS ON FILE
WI HARPER FUND VII LP	50 CALIFORNIA STREET, SUITE 2580 SAN FRANCISCO CA 94111

Name	Address
WI HARPER FUND VII QP LP	50 CALIFORNIA STREET, SUITE 2580 SAN FRANCISCO CA 94111
WI HARPER FUND VII-A LP	50 CALIFORNIA STREET, SUITE 2580 SAN FRANCISCO CA 94111
WIBOWO, JOSEPH	ADDRESS ON FILE
WIEGEL, AARON	ADDRESS ON FILE
WILKENS, KAI	ADDRESS ON FILE
WINICK, WILLIAM	ADDRESS ON FILE
WISE, TIMOTHY	ADDRESS ON FILE
WITTY, ANDREW	ADDRESS ON FILE
WOLF, LINDSEY	ADDRESS ON FILE
WON, BENJAMIN	ADDRESS ON FILE
WONG, ELSA	ADDRESS ON FILE
WONG, HONG TAT	ADDRESS ON FILE
WONG, IAN	ADDRESS ON FILE
WONG, JESSICA	ADDRESS ON FILE
WOODS, ELI	ADDRESS ON FILE
WREN, DONNA	ADDRESS ON FILE
WRONSKI, ANNA	ADDRESS ON FILE
WU, JOANN	ADDRESS ON FILE
WUL, BRIAN	ADDRESS ON FILE
XAVIER, JOHAN	ADDRESS ON FILE
XIRUM, DOMINGA	ADDRESS ON FILE
YAN, JINGREN	ADDRESS ON FILE
YANG, CHIH CHAO	ADDRESS ON FILE
YANG, JOYCE	ADDRESS ON FILE
YAZDANIFAR, MAHBOUBEH	ADDRESS ON FILE
YEAGER, JENNIFER	ADDRESS ON FILE
YEE, STEPHEN	ADDRESS ON FILE
YEH, HENRY	ADDRESS ON FILE
YIM, TERRENCE	ADDRESS ON FILE
YODER, DAVID	ADDRESS ON FILE
ZAIDI, QAISER	ADDRESS ON FILE
ZAININGER, JAMES	ADDRESS ON FILE
ZAMORA, KEVIN ARCENIO	ADDRESS ON FILE
ZELIN, ELENA	ADDRESS ON FILE
ZELINSKI, MATTHEW	ADDRESS ON FILE
ZENG, ZIHAO	ADDRESS ON FILE
ZEPEDA, ADRIANNA	ADDRESS ON FILE
ZHAI, DAN	ADDRESS ON FILE
ZHANG, CHRISTOPHER	ADDRESS ON FILE
ZHANG, KENNETH	ADDRESS ON FILE
ZHANG, RENHAO	ADDRESS ON FILE
ZHANG, ZHU	ADDRESS ON FILE
ZHAO, YANG	ADDRESS ON FILE
ZHEN PARTNERS FUND IV, L.P.	PO BOX 10008, WILLOW HOUSE CRICKET SQUARE GRAND CAYMAN KY11001. CAYMAN ISLANDS
ZHENG, WENXUAN	ADDRESS ON FILE
ZHENG, YUETING	ADDRESS ON FILE
ZHENG, YUXUAN	ADDRESS ON FILE

Name	Address
ZHU, JIE	ADDRESS ON FILE
ZHU, JONATHAN	ADDRESS ON FILE

Total Count: 1093

## **Exhibit 14**

Name	Address
8VC CO-INVEST FUND I, L.P.	907 SOUTH CONGRESS AVE 907 SOUTH CONGRESS AVE AUSTIN TX 78704
8VC ENTREPRENEURS FUND I, L.P.	907 SOUTH CONGRESS AVE AUSTIN TX 78704
8VC FUND I, L.P	907 SOUTH CONGRESS AVE AUSTIN TX 78704
AAF - SYNTHEGO GROWTH, L.P.	ATTN: KYLE HENDRICK 10190 AKHTAMAR DRIVE GREAT FALLS VA 22066
AAF II - YASI VENTURES, L.P.	ATTN: KYLE HENDRICK 27 HOSPITAL ROAD GEORGE TOWN KY1-1001 CAYMAN ISLANDS
APPRENTICE FS, INC.	ATTN: STEVEN COREY 190 CHRISTOPHER COLUMBUS DRIVE UNIT 5A JERSEY CITY NJ 7302
ARAB ANGEL GP I, L.P.	ATTN: KYLE HENDRICK 2775 SAND HILL RD MENLO PARK CA 94025
BUCHALTER, A PROFESSIONAL CORP	C/O SHAWN M CHRISTIANSON 425 MARKET STREET, STE 2900 SAN FRANCISCO CA 94105-3493
DECLARATION CAPITAL PE SPV XLVI LLC	ATTN: ROB JACKOWITZ 510 MADISON AVENUE NEW YORK NY 10022
DERYCK C. MAUGHAN REVOCABLE TRUST	ADDRESS ON FILE
DISTRICT OF DELAWARE - S. T. HANSON	HERCULES BUILDING US ATTORNEYS OFFICE 1313 N. MARKET ST, PO BOX 2046 WILMINGTON DE 19801
DONNELLEY FINANCIAL SOLUTIONS	ATTN: JAMIE TOOMBS, MANAGER-AR 391 STEEL WAY LANCASTER PA 17601
EMERGING TECHNOLOGIES FUND II LLC	ATTN: MARC WEISS 1140 AVENUE OF THE AMERICAS 9TH FLOOR NEW YORK NY 10036
EMERGING TECHNOLOGIES FUND III LLC	ATTN: MARC WEISS 1140 AVENUE OF THE AMERICAS 9TH FLOOR NEW YORK NY 10036
ERNST & YOUNG US LLP	ATTN: AAMIR QURESHI, CEO 303 S ALMADEN BLVD SAN JOSE CA 95110
ERS GENOMICS LIMITED	88 HARCOURT STREET DUBLIN IRELAND
EXCELSIOR HOLDINGS C2 LLC	ATTN: TODD MIRANDA, CEO 6600 FRANCE AVE. S. SUITE 550 MINNEAPOLIS MN
GIGAFUND 1, LP	ATTN: S. OSKOU, CO-FOUNDER MGN PTR 1200 SEAPORT BLVD REDWOOD CITY CA 94063
GRANT THORNTON LLP	ATTN: CHRIS STATHOPOULOS, DEP CNSL 101 CALIFORNIA ST. SUITE 2700 SAN FRANCISCO CA 94111
INTERNAL REVENUE SERVICE	P.O. BOX 7346 PHILADELPHIA PA 19101-7346
LESLIE ENTERPRISES LP	ATTN: MARK LESLIE 738 WESTRIDGE DRIVE PORTOLA VALLEY CA 94028
LUMA BIO-IT SPV, L.P.	ATTN: IAN SHANNON, GENERAL COUNSEL PIER 5 SUITE 101 SAN FRANCISCO CA 94111
LUMA BIO-IT SPV-A, L.P.	ATTN: IAN SHANNON, GENERAL COUNSEL PIER 5 SUITE 101 SAN FRANCISCO CA 94111
MENLO VENTURES XI, L.P.	ATTN: JOHN G. STOKES 3000 SAND HILL ROAD BUILDING 4, SUITE 100 MENLO PARK CA 94025
MERRICK, KAY E.	ADDRESS ON FILE
MMEF XI, L.P.	ATTN VENKY GANESAN, MANAGING MEMBER 2884 SAND HILL ROAD SUITE 100 MENLO PARK CA 94025
MORROW-MEADOWS CORPORATION	ATTN: CATHLEEN VICK, CEO 231 BENTON CT WALNUT CA 91789
MOSS & BARNETT	150 SOUTH FIFTH STREET, STE 1200 MINNEAPOLIS MN 55402
NIXON PEABODY LLP	(COUNSEL TO ERS GENOMICS LIMITED) ONE EMBARCADERO CENTER 32ND FLR SAN FRANCISCO CA 94111
OFFICE OF THE UNITED STATES TRUSTEE	ATTN: JONATHAN LIPSHIE, MEGAN SELIBER J CALEB BOGGS FEDERAL BUILDING 844 N. KING STREET, SUITE 2207 WILMINGTON DE 19801
OFFIT KURMAN, P.A.	COUNSEL TO REPROCCELL USA INC. ATTN: BRIAN J. MCLAUGHLIN, ESQ. 222 DELAWARE AVENUE, SUITE 1105 WILMINGTON DE 19801
PERCEPTIVE CR. HOLDINGS III LP	C/O MORRISON & FOERESTER LLP ATTN: JAMES NEWTON, MIRANDA RUSSELL J. KRENN, D. MCKENZIE, W. WINSETT 250 W 55TH ST NEW YORK NY 10019-9601
PERCEPTIVE CREDIT HOLDINGS III, LP	C/O POTTER ANDERSON & CORROON LLP ATTN CHRISTOPHER SAMIS, BRETT HAYWOOD, SHANNON FORSHAY 1313 N. MARKET ST, 6TH FLR WILMINGTON DE 19801
PROPHARMA GROUP HOLDINGS, LLC	ATTN: TOM HUNTER 107 WEST HARGETT STREET RALEIGH NC 27601
PRS, LLC	ATTN: ERIN LASSEN, CFO 250 WEST 55TH STREET 26TH FLOOR NEW YORK NY 10019
RNA SPV LLC	ATTN: SARAH BOYCE, CEO 3211 SOUTH OCEAN BLVD. SUITE 701 HIGHLAND BEACH FL 33487
SECURITIES & EXCHANGE COMMISSION	ATTN: ANTONIA APPS, REGIONAL DIR 100 PEARL ST. SUITE 20-100 NEW YORK NY 10004-2616
TN DEPT OF REVENUE	C/O TN ATTY GENERAL'S OFFICE, BANKRUPTCY DIVISON PO BOX 20207 NASHVILLE TN 37202-0207
TRUEBRIDGE DIRECT FUND L.P.	C/O TRUEBRIDGE CAPITAL PARTNERS ATTN MEL WILLIAMS 1011 SOUTH HAMILTON ROAD, SUITE 400 CHAPEL HILL NC 27515
WEIL, GOTSHAL & MANGES LLP	ATTN: MELISSA APPENRODT 767 FIFTH AVENUE NEW YORK NY 10153

**Name****Address**WELLINGTON HADLEY HARBOR MASTER  
INVESTORS

(CAYMAN) III L.P. ATTN: TIMOTHY KANE 280 CONGRESS STREET BOSTON MA 2210

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**Total Count: 41**

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## **Exhibit 15**



Name	Address
AMPAC FINE CHEMICALS, LLC	PO BOX 1718 RANCHO CORDOVA CA 95741-1718
APPRENTICE FS, INC.	101 HUDSON ST, 38TH FL JERSEY CITY NJ 07302
BIO-RAD LABORATORIES, INC.	1000 ALFRED NOBEL DR., MS 1-130 HERCULES CA 94547
CINTAS CORPORATION	ATTN STEPHEN MALKIEWICZ, BK COUNSEL 6800 CINTAS BLVD MASON OH 45040
DIAAGO LLC	1598 BALTIMORE PIKE, 1ST FL SOUTH CHADDS FORD PA 19317
EATON CORPORATION	ATTN GLOBAL TRADE CREDIT 1000 EATON BOULEVARD, S5 CLEVELAND OH 44122
FISHER SCIENTIFIC COMPANY, L.L.C.	C/O BEVERLY WEISS MANNE 1500 ONE PPG PL PITTSBURGH PA 15222
GLOBAL LIFE SCIENCES SOLUT. USA LLC	100 RESULTS WAY MARLBOROUGH MA 01752
IRON MOUNTAIN INFORMATION MGMT LLC	ATTN JOSEPH P CORRIGAN 1101 ENTERPRISE DR ROYERSFORD PA 19468
LABX MEDIA GROUP INC.	334 KING STREET, UNIT 2 MIDLAND ON L4R 3M8 CANADA
LIFE TECHNOLOGIES CORPORATION	C/O BEVERLY WEISS MANNE 1500 ONE PPG PL PITTSBURGH PA 15222
PEARL PATHWAYS, LLC	10300 KINCAID DR, STE 200 FISHERS IN 46037
PENSKE TRUCK LEASING CO., L.P.	PO BOX 563 READING PA 19603
PRECISION METAL TOOLING, INC.	5101 SAN LEANDRO STREET OAKLAND CA 94601
PRIME ANALYTICAL LABORATORIES, LLC	ATTN JUAN MUNOZ, CEO 4055 NELSON AVE CONCORD CA 94520
R & S ERECTION NORTH PENINSULA INC.	133 S LINDEN AVENUE SOUTH SAN FRANCISCO CA 94080
RELIABLE FIRE EXTINGUISHER	PO BOX 3461 REDWOOD CITY CA 94064
REPROCELL USA INC.	C/O BRIAN J MCLAUGHLIN 222 DELAWARE AVE, STE 1105 WILMINGTON DE 19801
SPRINT E-LOGISTICS LTD	A2 PARKWAY TRADING ESTATE CRANFORD LANE HOUNSLOW TW5 QA UNITED KINGDOM
TECHNOLOGY NETWORKS LTD.	334 KING STREET, UNIT 2 MIDLAND ON L4R 3M8 CANADA
THERMO FISHER SCIENTIFIC (MILWAUKEE	C/O BEVERLY WEISS MANNE 1500 ONE PPG PL PITTSBURGH PA 15222
THOMAS SCIENTIFIC, LLC	ATTN ANGELA HIPPLE, SVP, CONTROLLER PO BOX 99 SWEDESBORO NJ 08085
VITA THERAPEUTICS, INC.	801 W BALTIMORE ST, STE 301 BALTIMORE MD 21201
WORKDAY, INC.	C/O PERKINS COIE LLP ATTN BRADLEY A. COSMAN 2525 E CAMELBACK RD, STE 500 PHOENIX AZ 85016

Total Count: 24

## **Exhibit 16**

Name	Address
Longbottom, Trevor	Address on file
Skarnes, William	Address on file
Waite, Kelsey	Address on file
Whitney, Brandon	Address on file

Total Count: 4

## **Exhibit 17**

Name	Address
CHEMGENES CORPORATION	33 INDUSTRIAL WAY WILMINGTON MA 1887
FESTO CORPORATION	ATTN: SALVATORE BUCCELLATO 1377 MOTOR PARKWAY, SUITE 310 ISLANDIA NY 11749
PERCEPTIVE CREDIT HOLDINGS III, LP	AS SENIOR AGENT C/O PERCEPTIVE ADVISORS ATTN SANDEEP DIXIT, CCO 51 ASTOR PL, 10TH FL NEW YORK NY 10003
WELLINGTON HADLEY HARBOR MASTER INV	C/O WILMER CUTLER ET AL ATTN GEORGE W SHUSTER JR 7 WORLD TRADE CENTER 250 GREENWICH STREET NEW YORK NY 10007

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Total Count: 4

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